THIS AGREEMENT made on June 20, 1969 is between the Soil Conservation Service, United States Department of Agriculture, hereinafter referred to as the Service, and the following organization(s), hereinafter referred to as the Sponsor:

Consolidated Home Supply Ditch and Reservoir Company
Big Thompson Soil Conservation District

The Sponsor and the Service agree to carry out the plan on the attached pages for the operation and maintenance of structural measures in the Home Supply Watershed Project, State of Colorado. The measures covered by this agreement are identified as: Crossover "C"

All works of improvement are located in Section 13, T5N, R70W. The estimated annual cost of operating and maintaining the aforementioned structure is $365.00.

Name of Sponsor: Consolidated Home Supply Ditch and Reservoir Company
By: John H. Sloan
Title: Pres
This action was authorized at an official meeting of the Sponsor named immediately above on 6-26-69 at Loveland, Colo.
Attest: R. W. Vinter
Title: Secy

Name of Sponsor: Big Thompson Soil Conservation District
By: O. J. Hall
Title: Chairman
This action was authorized at an official meeting of the Sponsor named immediately above on Dec 7, 1965 at Longmont, Colo.
Attest: J. J. Mangandus
Title: Secretary

The Consolidated Home Supply Ditch and Reservoir Company agrees to assume sponsor responsibility for operation and maintenance of structural measures.

Soil Conservation Service, United States Department of Agriculture
By: Dale Mark
Title: State Conservationist
OPERATION AND MAINTENANCE PLAN

I OPERATIONS

A. The sponsor will be responsible for and will operate or have operated without cost to the Service the structural measures in compliance with any applicable Federal, State and local laws, and in a manner that will assure that the structural measures will serve the purpose for which installed as set forth in the Work Plan.

B. The Service will, upon request of the Sponsor and to the extent that its resources permit, provide consultative assistance in the operation of the structural measures.

II MAINTENANCE

A. The Sponsor will:

1. Be responsible for and promptly perform or have performed without cost to the Service except as provided in Paragraph III, Establishment Period, all maintenance of the structural measures determined by either the Sponsor or the Service to be needed.

2. Obtain prior Service approval of all plans, designs and specifications for maintenance work involving major repair.

B. The Service will, upon request of the Sponsor and to the extent that its resources will permit, provide consultative assistance in the preparation of plans, designs and specifications for needed repair of the structural measures.

III ESTABLISHMENT PERIOD

A. During an Establishment Period, as herein defined, the Service will bear such part of the cost of any needed major repairs to the structural measures, including associated vegetative work, as is proportionate to the original construction costs borne by the Service in the construction of the structural measures except that the Service will not bear any of the cost for:

1. Repairs to channels or portions thereof which do not have permanent linings such as concrete, riprap, or grouted rock.

2. Repairs determined by the Service to have been occasioned by improper operation or maintenance, or both.

3. Repairs applicable to municipal or industrial water supply or to any other purpose for which construction costs are not authorized to be paid for in whole or in part with funds appropriated to the Service.
III ESTABLISHMENT PERIOD (continued)

4. Repairs that are mutually determined by the Sponsor and the Service as being items of normal maintenance rather than major repair and are not therefore in keeping with the spirit and intent of the Establishment Period provisions.

B. The Establishment Period for structural measures (exclusive of any associated vegetative work) is a period of three years ending at midnight on the third anniversary of the date on which the structural measure is accepted.

C. The Establishment Period for vegetative work associated with a structural measure is a period from date of acceptance of the initial vegetative work to midnight of the date on which the Service writes the Sponsor advising that an adequate vegetative cover has been obtained. However, this period shall not exceed two growing seasons or the end of the Establishment Period for the associated structural measure whichever is greater in time.

D. As used in the two preceding paragraphs, and elsewhere in the Plan, the following words have the meanings described below:

ACCEPTED, ACCEPTANCE: The date structural or vegetative measures are accepted from the contractor when a contract is involved, or the date structural or vegetative measures are completed to the satisfaction of the Service when force account operations are involved.

ADEQUATE VEGETATIVE COVER: A minimum of seventy percent (70%) cover of the desirable species, with no active rilling that cannot be controlled by the vegetation.

E. Major repair may involve such things as (1) repairing separated joints, cracks or breaks in the principal spillway, (2) correcting seepage, (3) replacing significant backfill around structures resulting from major erosion damage, (4) major revegetation due to failure to obtain an adequate vegetative cover, and (5) restoring areas with significant erosion caused by unusual flow (volume, recurrence or extended period of time) in emergency spillways.

F. No action with respect to needed repairs during the Establishment Period will be taken by the Sponsor or the Service which would lessen or adversely affect any legal liability of any contractor or his surety for payment of the cost of the repairs.
IV INSPECTIONS AND REPORTS

A. During the Establishment Period the Sponsor and the Service will jointly inspect the structural measures at least annually and after unusually severe floods or the occurrence of any other unusual condition that might adversely affect the structural measures. It is desirable the annual inspections be performed during the month shown below. Any supplemental inspections then determined necessary will be scheduled and agreed to at that time.

September (Month)

B. After the Establishment Period the structural measures will be inspected annually by the Sponsor, preferably during the month shown below, and after unusually severe floods or the occurrence of any other unusual condition that might adversely affect the structural measures.

September (Month)

Items to be checked at time of inspection will include, but not be limited to, the following:

1. Concrete Structures
   (a) Damage or obstructions
   (b) Settlement or cracking
   (c) Condition of concrete
   (d) Debris accumulation
   (e) Trash rack

2. Embankments to Structures and Adjacent Canal Sections
   (a) Settlement or cracking
   (b) Erosion
   (c) Leakage
   (d) Rodent, wildlife or livestock damage
   (e) Condition of vegetative cover
   (f) Sedimentation

3. Pipelines
   (a) Damage or obstructions
   (b) Condition of pipe

C. After the Establishment Period the Service may inspect the structural measures at any reasonable time.

D. A written report will be made of each inspection. The report of joint inspections will be prepared by the Sponsor with the assistance of the Service. A copy of each report will be provided by the party
IV D INSPECTIONS AND REPORTS (continued)

preparing the report to the other party within ten days of the date on which the inspection was made.

V RECORDS

The Sponsor will maintain in a centralized location a record of all inspections performed both individually and jointly by the Sponsor and the Service, and of all significant actions taken by the Sponsor with respect to operation and maintenance. The Service may inspect these records at any reasonable time.

VI GENERAL

A. The Sponsor will:

1. Prohibit the installation of any structures or facilities that will interfere with the operation or maintenance of the structural measures.

2. Obtain prior Service approval of the plans and specifications for any alteration or improvement to the structural measures.

3. Obtain prior Service approval of any agreement to be entered into with other parties for the operation or maintenance of all or any part of the structural measures, and provide the Service with a copy of the agreement after it has been signed by the Sponsor and the other party.

B. Service personnel will be provided the right of free access to the structural measures at any reasonable time for the purpose of carrying out the terms of this Plan.

C. The responsibilities of the Sponsor under this Plan are effective simultaneously with the acceptance of the works of improvement in whole or in part.
UNITED STATES DEPARTMENT OF AGRICULTURE
SOIL CONSERVATION SERVICE

AMENDMENT NO. 1 TO PROJECT AGREEMENT FOR CONSTRUCTION OF STRUCTURAL MEASURES
BY CONTRACT

The estimated cost of construction is hereby changed as follows:

<table>
<thead>
<tr>
<th>Service</th>
<th>From</th>
<th>To</th>
</tr>
</thead>
<tbody>
<tr>
<td>Service</td>
<td>$16,215.00</td>
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<tr>
<td>Local Organization</td>
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<td>Total</td>
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Purpose: To adjust funds to permit award of contract.

BIG THOMPSON SOIL CONSERVATION DISTRICT

By E. E. Zoller
Title Chairman
Date Aug 26 - 69

COLORADO STATE SOIL CONSERVATION BOARD

By Clarence M. Byedman
Title Secretary
Date Sept 7, 1969

CONSOLIDATED HOME SUPPLY DITCH AND RESEVOIR COMPANY

By John H. Sloan
Title President
Date Aug 26 - 69

UNITED STATES DEPARTMENT OF AGRICULTURE
SOIL CONSERVATION SERVICE

By Lovell E. Brown
Title State Administrative Officer
Date September 8, 1969
UNITED STATES DEPARTMENT OF AGRICULTURE
SOIL CONSERVATION SERVICE

PROJECT AGREEMENT

THIS AGREEMENT, made this 20th day of June, 1969, by and between Big Thompson Soil Conservation District, Consolidated Home Supply Ditch and Reservoir Company, and Colorado State Soil Conservation Board, hereinafter called the Sponsoring Local Organizations; Colorado State Soil Conservation Board, hereinafter called the Contracting Local Organization; and the Soil Conservation Service, United States Department of Agriculture, hereinafter called the Service.

WITNESSETH THAT:

WHEREAS, under the provisions of the Watershed Protection and Flood Prevention Act, the Sponsoring Local Organizations and the Service agreed to a work plan for the above watershed, which provides for installation of certain works of improvement;

NOW THEREFORE, in consideration of the premises and of the several promises to be faithfully performed by the parties hereto as set forth, the Sponsoring Local Organizations, the Contracting Local Organization, and the Service do hereby agree as follows:

A. It is agreed that the following-described work is to be constructed at an estimated cost of $36,200.00.

Cross Over Structure "C"

B. The Sponsoring Local Organizations will:

1. Accept all financial and other responsibility for excess costs resulting from their failure to obtain, or their delay in obtaining, adequate land and water rights, permits and licenses needed for the works of improvement described in A.

2. Enter into a separate project agreement for vegetating the works of improvement described in A, if needed.
C. The Contracting Local Organization will:

1. Provide 50 percent of the cost of constructing the works of improvement described under A.1. above, except provide 100 percent of the 22.5-foot extension of the structure requested by the sponsors, which is approximately 575 cu. yds. of Item 2, 648 cu. yds. of Item 3, 3.7 cu. yds. of Item 4, 5.3 cu. yds. of Item 5, 187 lbs. of Item 6 and 22.5 L.F. of Item 8 on the Bid Schedule. This total cost to the Contracting Local Organization is estimated to be $19,985.00, and will be furnished to the State Soil Conservation Board by the Consolidated Home Supply Ditch and Reservoir Company as needed to make progressive payments to the contractor.

2. Appoint a Contracting Officer, and an authorized representative who shall have authority to act for the Contracting Officer, listing their duties, responsibilities, and authorities. Furnish such information in writing to the State Administrative Officer.

3. Provide necessary facilities, clerical personnel, and legal counsel for arranging for, and carrying out the installation of the works of improvement described in A.

4. Issue an invitation for bids which shall contain Service requirements including Form SCS-43, drawings and specifications, and Contracting Local Organization requirements when concurred in by the State Administrative Officer.

5. Receive, protect, and open bids. Determine the lowest qualified bidder and, with written concurrence of the State Administrative Officer, make award.

6. Secure written concurrence of the State Administrative Officer before approving the performance and payment bonds.

7. Secure written concurrence of the State Administrative Officer before issuing the notice to proceed.

8. Secure concurrence of the Government Representative before approving the construction schedule.

9. Secure written concurrence of the State Administrative Officer before approving subcontractors.

10. Secure written concurrence of the State Administrative Officer before approving the contractor's proposed workweek and time of day during which work will be performed, and before approving any changes in the approved workweek and time of day during which work will be performed.

11. Secure written concurrence of the State Administrative Officer before giving consent for the contractor to (a) assign the contract in whole or in part or (b) assign any monies due or to become due under the contract.
12. Secure written concurrence of the State Administrative Officer before waiving the requirement for any material certification.

13. Secure concurrence of the State Administrative Officer before modifying the contract and Service concurrence before issuing suspend and resume work orders; modify the contract and issue suspend and resume work orders when recommended by the Service.

14. Prepare SCS-49a and SCS-49b and submit to the Service for payment. Pay the contractor within five days after receipt of the Service's share of the payment.

15. Dispose of all claims resulting from the contract; secure prior written concurrence of the State Administrative Officer when Service funds are involved.

16. Take necessary action to defend any lawsuit in which the Service has an interest, brought by the contractor against the Contracting Local Organization resulting from the contract. In connection with any such lawsuit (a) advise and consult with the Service in the preparation for and the trial thereof, (b) furnish the Service with copies of all pleadings, orders, and judgments filed therein, (c) obtain the concurrence of the Service with respect to any stipulation or agreement to be entered into with the contractor, and (d) exercise the right of appeal if requested to do so by the Service. Further, permit the Service, at its option and expense, to provide such legal representation in any such lawsuit as the Service considers necessary for protection of its interests.

17. Secure written concurrence of the State Administrative Officer before terminating the contractor’s right to proceed under the contract and declaring the contractor in default, and take such actions when requested to do so by the State Administrative Officer.

18. Be liable to the Service in the amount of $38.00 per day for each and every calendar day completion of the work is delayed beyond the contract time. The Service shall have the right to withhold such amount out of any monies which may be then due or which may become due and payable to the Contracting Local Organization.

The liability in this clause 18 shall cease to exist to the extent that contract performance time is extended by a decision of the Contracting Officer on a contractor's claim and concurred in by the Service, or damages are remitted by a court judgment unless such judgment results from actions of
the Contracting Local Organization not concurred in by the Service.

19. Take necessary legal action, including bringing suit, to collect from the contractor any monies due in connection with the contract, or upon request of the Service, assign and transfer to the Service any or all claims, demands, and causes of action of every kind whatsoever which the Contracting Local Organization has against the contractor or his sureties.

20. Arrange for and conduct final inspection of completed works of improvement with the Service to determine whether all work has been performed in accordance with contractual requirements. Secure written concurrence of the State Administrative Officer prior to notifying the contractor of the acceptance of the job.

21. Upon completion and acceptance of all work, obtain a written release on the final SCS-49a from the contractor of all claims against the Contracting Local Organization arising by virtue of the contract, other than claims in stated amounts as may be specifically excepted by the contractor.

22. Make all records dealing with the award and administration of the contract available for review by the State Administrative Officer. Retain such records for three years from date of completion of the work under this agreement, and make them available for examination by authorized representative(s) of the Federal Government on appropriate notice.

23. Comply with Federal Executive Order 11246 which is made a part of this agreement by reference; comply with the nondiscrimination provisions of the Equal Opportunity Clause which is attached hereto.

D. The Service will:

1. Provide 50 percent of actual cost of constructing works of improvement described under A.1. above, except portions of those items on which the Contracting Local Organization will provide 100 percent as described under C.1. above. This cost to the Service is estimated to be $16,215.00.

2. Provide authorized assistance; such as, estimates of contract costs, length of contract period, results of tests and studies as may be available, site investigations, design and layout, and drawings and specifications.

3. Counsel with and render assistance to the Contracting Local Organization in preparing the invitation for bids and
awarding and administering the contract.

4. Provide the services of a Government Representative.

5. Provide the services of Government Inspectors as necessary.

6. Assist the Contracting Local Organization in the preparation of payment estimate Forms SCS-49a and SCS-49b, if necessary.

7. Make payment to the Contracting Local Organization covering the Service's share of the cost on Service-approved payment estimates, withholding the percentage of the amount due on each payment estimate as provided in the contract, and withholding the amount of damages sustained by the Service as provided for in this agreement.

E. It is mutually agreed that:

1. The Service, in its sole discretion, may refuse to cost share should the Contracting Local Organization, in administering the contract, elect to proceed without obtaining concurrence as set out in Section C of this agreement.

2. This agreement shall become null and void 90 calendar days after the date the Service has executed this agreement in the event a contract has not been awarded.

3. The State Administrative Officer may make adjustments in the estimated cost to the Service set forth in D.1 for constructing the works of improvement. Such adjustments may increase or decrease the amount of estimated funds which are related to differences between such estimated cost and the amount of the awarded contract or to changes, changed conditions, quantity variations, or other actions taken under the provisions of the contract. No adjustment shall change the cost-sharing assistance to be provided by the Service as set forth in D.1, nor reduce funds below the amount required to carry out the Service's share of the contract.

4. The contract for constructing the work described in Section A will not be awarded to the Sponsoring Local Organizations, the Contracting Local Organization, or firms in which any official of such organizations or any member of such official's immediate family, has direct or indirect interest in the pecuniary profits or contracts of such firms.

5. In the event of default, any additional funds required to
assure completion of the job will be provided in the same ratio as construction funds are contributed by the parties under the terms of this agreement; and any excess costs collected from the defaulting contractor, or his surety, will be prorated between the Contracting Local Organization and the Service in the same ratio as construction funds are contributed under the terms of the agreement.

6. Additional funds required as a result of a decision of the Contracting Officer, or a court judgment in favor of the contractor, will be provided in the same ratio as construction funds are contributed under the terms of this agreement. The Service will not be obligated to contribute any funds under an agreement or commitment made by the Contracting Local Organization without the prior concurrence of the Service.

7. No Member of Congress or Resident Commissioner shall be admitted to any share or part of this agreement, or to any benefit that may arise therefrom; but this provision shall not be construed to extend to this agreement if made with a corporation for its general benefit.

8. The furnishing of the administrative and technical services by the Service as set out in D.2 through D.6 is contingent upon the continuing availability of appropriations by the Congress from which payment may be made and shall not obligate the Service upon failure of the Congress to so appropriate.

This action authorized at an official meeting of ______________ on __________, day of __________, at __________, State of __________.

BIG THOMPSON SOIL CONSERVATION DISTRICT

By: ______________________
Title: _____________________
Date: __________

CONSOLIDATED HOME SUPPLY DITCH AND RESERVOIR COMPANY

By: ______________________
Title: _____________________
Date: __________
This action authorized at an official meeting of Colorado State Soil Conservation Board

By: Clarence M. Friedman
Title: State Administrative Officer
Date: June 20, 1969

State of Colorado

COLOMDO STATE SOIL CONSERVATION BOARD

By: Clarence M. Friedman
Title: State Administrative Officer
Date: June 20, 1969

STATE OF AGRICULTURE

SOIL CONSERVATION SERVICE

United States Department of Agriculture

By: Lovell E. Brown
Title: State Administrative Officer
Date: June 20, 1969
The Contracting Local Organization agrees to incorporate, or cause to be incorporated, into any contract for construction work, or modification thereof, as defined in the rules and regulations of the Secretary of Labor at 41 CFR, Chapter 60, which is paid for, in whole or in part, with funds obtained from the Federal Government or borrowed on the credit of the Federal Government pursuant to grant, contract, loan, insurance, or guarantee, or undertaken pursuant to any Federal program involving such grant, contract, loan, insurance, or guarantee, the following Equal Opportunity (Federally Assisted Construction) clause:

EQUAL OPPORTUNITY (FEDERALLY ASSISTED CONSTRUCTION)

During the performance of this contract, the Contractor agrees as follows:

1. The Contractor will not discriminate against any employee or applicant for employment because of race, color, religion, sex, or national origin. The Contractor will take affirmative action to ensure that applicants are employed, and that employees are treated during employment without regard to their race, color, religion, sex, or national origin. Such action shall include, but not be limited to the following: Employment, upgrading, demotion, or transfer; recruitment or recruitment advertising; layoff or termination; rates of pay or other forms of compensation; and selection for training, including apprenticeship. The Contractor agrees to post in conspicuous places, available to employees and applicants for employment, notices to be provided setting forth the provisions of this Equal Opportunity (Federally Assisted Construction) clause.

2. The Contractor will, in all solicitations or advertisements for employees placed by or on behalf of the Contractor, state that all qualified applicants will receive consideration for employment without regard to race, color, religion, sex, or national origin.

3. The Contractor will send to each labor union or representative of workers, with which he has a collective bargaining agreement or other contract or understanding, a notice to be provided advising the said labor union or workers' representative of the Contractor's commitments under this section, and shall post copies of the notice in conspicuous places available to employees and applicants for employment.

4. The Contractor will comply with all provisions of Executive Order No. 11246 of September 24, 1965, and of the rules, regulations, and relevant orders of the Secretary of Labor.
5. The Contractor will furnish all information and reports required by Executive Order No. 11246 of September 24, 1965, and by the rules, regulations, and orders of the Secretary of Labor, or pursuant thereto, and will permit access to his books, records, and accounts by the administering agency and the Secretary of Labor for purposes of investigation to ascertain compliance with such rules, regulations, and orders.

6. In the event of the Contractor's noncompliance with the Equal Opportunity (Federally Assisted Construction) clause of this contract or with any of the said rules, regulations, or orders, this contract may be canceled, terminated, or suspended, in whole or in part, and the Contractor may be declared ineligible for further Government contracts or federally assisted construction contracts in accordance with procedures authorized in Executive Order No. 11246 of September 24, 1965, and such other sanctions may be imposed and remedies invoked as provided in Executive Order No. 11246 of September 24, 1965, or by rule, regulation, or order of the Secretary of Labor, or as provided by law.

7. The Contractor will include this Equal Opportunity (Federally Assisted Construction) clause in every subcontract or purchase order unless exempted by the rules, regulations, or orders of the Secretary of Labor issued pursuant to section 204 of Executive Order No. 11246 of September 24, 1965, so that such provisions will be binding upon each subcontractor or vendor. The Contractor will take such action with respect to any subcontract or purchase order as the administering agency may direct as a means of enforcing such provisions, including sanctions for noncompliance: Provided, however, That in the event a Contractor becomes involved in, or is threatened with, litigation with a subcontractor or vendor as a result of such direction by the administering agency the Contractor may request the United States to enter into such litigation to protect the interests of the United States.

The Contracting Local Organization further agrees that it will be bound by the above Equal Opportunity (Federally Assisted Construction) clause with respect to its own employment practices when it participates in federally assisted construction work: Provided, however, That if the Contracting Local Organization so participating is a State or local government, the above Equal Opportunity (Federally Assisted Construction) clause is not applicable to any agency, instrumentality, or subdivision of such government which does not participate in work on or under the contract.

The Contracting Local Organization agrees that it will assist and cooperate actively with the administering agency and the Secretary of Labor in obtaining the compliance of Contractors and subcontractors with the Equal Opportunity (Federally Assisted Construction) clause and the rules, regulations, and relevant orders of the Secretary of Labor, that it will furnish the administering agency and the Secretary of Labor such information as they may require for the supervision of such compliance, and that it will otherwise assist the administering agency in the discharge of the agency's primary responsibility for securing compliance.
The Contracting Local Organization further agrees that it will refrain from entering into any contract or contract modification subject to Executive Order No. 11246 of September 24, 1965, with a Contractor debarred from, or who has not demonstrated eligibility for, Government contracts and Federally assisted construction contracts pursuant to the Executive order and will carry out such sanctions and penalties for violation of the Equal Opportunity (Federally Assisted Construction) clause as may be imposed upon Contractors and subcontractors by the administering agency or the Secretary of Labor pursuant to Part II, Subpart D, of the Executive order. In addition, the Contracting Local Organization agrees that if it fails or refuses to comply with these undertakings the administering agency may take any or all of the following actions: Cancel, terminate, or suspend, in whole or in part, this grant; refrain from extending any further assistance to the Contracting Local Organization under the program with respect to which its failure or refusal occurred until satisfactory assurance of future compliance has been received from such Contracting Local Organization; and refer the case to the Department of Justice for appropriate legal proceedings.

NOTICE TO CONTRACTING LOCAL ORGANIZATIONS OF REQUIREMENT FOR CERTIFICATIONS OF NONSEGREGATED FACILITIES

(a) A Certification of Nonsegregated Facilities must be submitted by the Contracting Local Organization prior to any agreement for Federal financial assistance where the Contracting Local Organization will itself perform a federally assisted construction contract exceeding $10,000 which is not exempt from the provisions of the Equal Opportunity clause.

(b) The Contracting Local Organization shall notify prospective federally assisted construction contractors of the Certification of Nonsegregated Facilities required, as follows:

NOTICE TO PROSPECTIVE FEDERALLY ASSISTED CONSTRUCTION CONTRACTORS

(a) A Certification of Nonsegregated Facilities must be submitted prior to the award of a federally assisted construction contract exceeding $10,000 which is not exempt from the provisions of the Equal Opportunity clause.

(b) Contractors receiving federally assisted construction contract awards exceeding $10,000 which are not exempt from the provisions of the Equal Opportunity clause will be required to provide for the forwarding of the following notice to prospective subcontractors for supplies and construction contracts where the subcontracts exceed $10,000 and are not exempt from the provisions of the Equal Opportunity clause.
NOTICE TO PROSPECTIVE SUBCONTRACTORS OF REQUIREMENT FOR
CERTIFICATIONS OF NONSEGREGATED FACILITIES

(a) A Certification of Nonsegregated Facilities must be submitted prior to the award of a subcontract exceeding $10,000 which is not exempt from the provisions of the Equal Opportunity clause.

(b) Contractors receiving subcontract awards exceeding $10,000 which are not exempt from the provisions of the Equal Opportunity clause will be required to provide for the forwarding of this notice to prospective subcontractors for supplies and construction contracts where the subcontracts exceed $10,000 and are not exempt from the provisions of the Equal Opportunity clause.
CONTRACT
(Signature Form)

CONTRACT NO. 10 Home Supply DATE OF CONTRACT September 8, 1960

NAME AND ADDRESS OF CONTRACTOR

Coulson Excavating Co.
Route 1, Box 275
Loveland, Colorado 80537

CHECK APPROPRIATE BOX

□ Individual
□ Partnership
□ Joint Venture
□ Corporation, Incorporated
in the State of __________________________

CONTRACTING LOCAL ORGANIZATION

State Soil Conservation Board, 261 Columbine Bldg.,
1845 Sherman St., Denver, Colorado 80203

CONTRACT FOR (Work to be performed)

Construction of Crossover Structure "C"

PLACE

Located in the Home Supply Watershed Project approximately 5 miles
West of Loveland, Larimer County, Colorado

CONTRACT PRICE (Express in words and figures)

Thirty Seven Thousand Three Hundred Forty-five and 13/100 Dollars
$ 37,345.13

The Contracting Local Organization, represented by the Contracting Officer executing this contract, and
the individual, partnership, joint venture, or corporation named above (hereinafter called the Contractor),
mutually agree to perform this contract in strict accordance with the following:

General Provisions (Form SCS-43)
Addendum No. 1 dated July 2, 1969 and Bid Schedule - Home Supply Watershed -
Special Provisions
Equal Opportunity Clause (Form SCS-85)
Certification of nonsegregated facilities (Form SCS-319)
Specifications - Construction Nos. 26, 4A, 58, 78, 82, 9, 14, 17, 25 and 26A
Material NOS. 100, 101, 103, 104, 105, 106, 109, 117,
119, 120, 121, 122 and 127
Drawings = 7-E-21206 Sheets 1 through 7
WORK SHALL BE STARTED:
Within ___ calendar days after date of receipt of notice to proceed.

WORK SHALL BE COMPLETED:
Within ___ calendar days after date of receipt of notice to proceed.

Alterations: The following alterations were made in this contract before it was signed by the parties hereto:

None

In witness whereof, the parties hereto have executed this contract as of the date entered on the first page hereof.

State Soil Conservation Board

CONTRACTING LOCAL ORGANIZATION

By /s/ Clarence M. Svedman

Clarence M. Svedman
Contracting Officer

(COfficial Title)

Coulson Excavating Co.

NAME OF CONTRACTOR

By /s/ C. H. Coulson

C. H. Coulson
Owner

>Title)
GENERAL PROVISIONS

(CONSTRUCTION CONTRACT)

1. DEFINITIONS
Terms used or referred to herein are defined as follows:
(a) Contracting Local Organization: The organization or agency awarding the contract.
(b) Contracting Officer: The person who is designated and authorized to enter into and administer this contract on behalf of the Contracting Local Organization or his duly appointed successor or authorized representative.
(c) Engineer: The person or his representative who is responsible for determining that the construction work conforms to the technical requirements as set forth in the drawings and specifications.

2. SPECIFICATIONS AND DRAWINGS
The Contractor shall keep on the work a copy of the drawings and specifications and shall at all times give the Contracting Officer access thereto. Anything mentioned in the specifications and not shown on the drawings, or shown on the drawings and not mentioned in the specifications, shall be of like effect as if shown or mentioned in both. In case of difference between drawings and specifications, the specifications shall govern. In case of discrepancy either in the figures, in the drawings, or in the specifications, the matter shall be promptly submitted to the Contracting Officer, who shall promptly make a determination in writing. Any adjustment by the Contractor without such a determination shall be at his own risk and expense. The Contracting Officer shall furnish from time to time such detail drawings and other information as he may consider necessary, unless otherwise provided.

3. CHANGES
(a) The Contracting Officer may, at any time, without notice to the sureties, by written order designated or indicated to be a change order, make any change in the work within the general scope of the contract, including but not limited to changes:
   (1) In the specifications (including drawings and designs);
   (2) In the method or manner of performance of the work;
   (3) In the Contracting Local Organization-furnished facilities, equipment, materials, services, or site; or
   (4) Directing acceleration in the performance of the work.

(b) Any other written order or an oral order (which terms as used in this paragraph (b) shall include direction, instruction, interpretation, or determination) from the Contracting Officer, which causes any such change, shall be treated as a change order under this clause, provided that the Contractor gives the Contracting Officer written notice stating the date, circumstances, and source of the order and that the Contractor regards the order as a change order.

(c) Except as herein provided, no order, statement, or conduct of the Contracting Officer shall be treated as a change under this clause or entitle the Contractor to an equitable adjustment hereunder.

3. CHANGES — Continued
(d) If any change under this clause causes an increase or decrease in the Contractor's cost of, or the time required for, the performance of any part of the work under this contract, whether or not changed by any order, an equitable adjustment shall be made and the contract modified in writing accordingly: Provided, however, That except for claims based on defective specifications, no claim for any change under (b) above shall be allowed for any costs incurred more than 20 days before the Contractor gives written notice as therein required: And provided further, That in the case of defective specifications for which the Contracting Local Organization is responsible, the equitable adjustment shall include any increased cost reasonably incurred by the Contractor in attempting to comply with such defective specifications.

(e) If the Contractor intends to assert a claim for an equitable adjustment under this clause, he must, within 30 days after receipt of a written change order under (a) above or the furnishing of a written notice under (b) above, submit to the Contracting Officer a written statement setting forth the general nature and monetary extent of such claim, unless this period is extended by the Contracting Officer. The statement of claim hereunder may be included in the notice under (b) above.

(f) No claim by the Contractor for an equitable adjustment hereunder shall be allowed if asserted after final payment under this contract.

4. DIFFERING SITE CONDITIONS
(a) The Contractor shall promptly, and before such conditions are disturbed, notify the Contracting Officer in writing of: (1) subsurface or latent physical conditions at the site differing materially from those indicated in this contract, or (2) unknown physical conditions at the site, of an unusual nature, differing materially from those ordinarily encountered and generally recognized as inhering in work of the character provided for in this contract. The Contracting Officer shall promptly investigate the conditions, and if he finds that such conditions do materially so differ and cause an increase or decrease in the Contractor's cost of, or the time required for, performance of any part of the work under this contract, whether or not changed as a result of such conditions, an equitable adjustment shall be made and the contract modified in writing accordingly.

(b) No claim of the Contractor under this clause shall be allowed unless the Contractor has given the notice required in (a) above; provided, however, the time prescribed therefor may be extended by the Contracting Officer.

(c) No claim by the Contractor for an equitable adjustment hereunder shall be allowed if asserted after final payment under this contract.

5. TERMINATION FOR DEFAULT - DAMAGES FOR DELAY - TIME EXTENSIONS
(a) If the Contractor refuses or fails to prosecute the work, or any separable part thereof, with such diligence as will insure its completion within the time specified in this contract, or any extension thereof, or fails to complete said work within such time, the Contracting Local Organi-
5. TERMINATION FOR DEFAULT - DAMAGES FOR DELAY - TIME EXTENSIONS — Continued

Termination may, by written notice to the Contractor, terminate his right to proceed with the work or such part of the work as to which there has been delay. In such event the Contracting Local Organization may take over the work and prosecute the same to completion, by contract or otherwise, and may take possession of and utilize in completing the work such materials, appliances, and plant as may be on the site of the work and necessary therefor. Whether or not the Contractor's right to proceed with the work is terminated, he and his sureties shall be liable for any damage to the Contracting Local Organization resulting from his refusal or failure to complete the work within the specified time.

(b) If fixed and agreed liquidated damages are provided in the contract and if the Contracting Local Organization so terminates the Contractor's right to proceed, the resulting damage will consist of such liquidated damages until such reasonable time as may be required for final completion of the work together with any increased costs occasioned the Contracting Local Organization in completing the work.

(c) If fixed and agreed liquidated damages are provided in the contract and if the Contracting Local Organization does not so terminate the Contractor's right to proceed, the resulting damage will consist of such liquidated damages until the work is completed or accepted.

(d) The Contractor's right to proceed shall not be so terminated nor the Contractor charged with resulting damage if:

1. The delay in the completion of the work arises from unforeseeable causes beyond the control and without the fault or negligence of the Contractor, including but not restricted to, acts of God, acts of the public enemy, acts of the Contracting Local Organization in its contractual capacity, acts of another contractor in the performance of a contract with the Contracting Local Organization, fires, floods, epidemics, quarantine restrictions, strikes, freight embargoes, unusually severe weather, or delays of subcontractors or suppliers arising from unforeseeable causes beyond the control and without the fault or negligence of both the Contractor and such subcontractors or suppliers; and

2. The Contractor, within 10 days from the beginning of any such delay (unless the Contracting Officer grants a further period of time before the date of final payment under the contract), notifies the Contracting Officer in writing of the causes of delay.

The Contracting Officer shall ascertain the facts and the extent of the delay and extend the time for completing the work when, in his judgment, such an extension is justified.

(e) The rights and remedies of the Contracting Local Organization provided in this clause are in addition to any other rights and remedies provided by law or under this contract.

6. CLAIMS — Continued

Any claim by the Contractor arising by virtue of this contract which is not disposed of by agreement shall be submitted in writing, together with any written and oral evidence in support thereof, to the Contracting Officer for decision. Before making a decision the Contracting Officer shall notify the Contractor that any additional written and/or oral evidence in support of the claim may be presented to the Contracting Officer within 30 days from receipt by the Contractor of such notification, or within such further period of time as may be granted by the Contracting Officer. The Contracting Officer shall make his decision in writing and mail or otherwise furnish a signed copy thereof to the Contractor. Pending the decision of the Contracting Officer the Contractor shall proceed diligently with the performance of this contract.

7. PAYMENTS TO CONTRACTOR

(a) The Contracting Local Organization will pay the contract price as hereinafter provided.

(b) The Contracting Local Organization will make progress payments monthly as the work proceeds, or at more frequent intervals as determined by the Contracting Officer, on estimates approved by the Contracting Officer. If requested by the Contracting Officer, the Contractor shall furnish a breakdown of the total contract price showing the amount included therein for each principal category of the work, in such detail as requested, to provide a basis for determining progress payments. In the preparation of estimates the Contracting Officer, at his discretion, may authorize material delivered on the site and preparatory work done to be taken into consideration. Material delivered to the Contractor at locations other than the site may also be taken into consideration (1) if such consideration is specifically authorized by the contract and (2) if the Contractor furnishes satisfactory evidence that he has acquired title to such material and that it will be utilized on the work covered by this contract.

(c) In making such progress payments, there shall be retained 10 percent of the estimated amount until final completion and acceptance of the contract work. However, if the Contracting Officer, at any time after 50 percent of the work has been completed, finds that satisfactory progress is being made, he may authorize any of the remaining progress payments to be made in full. Also, whenever the work is substantially complete, the Contracting Officer, if he considers the amount retained to be in excess of the amount adequate for the protection of the Contracting Local Organization, at his discretion, may release to the Contractor all or a portion of such excess amount. Furthermore, on completion and acceptance of each separate building, public work, or other division of the contract on which the price is stated separately in the contract, payment may be made therefor without retention of a percentage.

(d) All material and work covered by progress payments made shall thereupon become the sole property of the Contracting Local Organization, but this provision shall not be construed as relieving the Contractor from the sole responsibility for all material and work upon which payments have been made or the restoration of any damaged work, or as waiving the right of the Contracting Local Organization to require the fulfillment of all of the terms of the contract.

(e) Upon completion and acceptance of all work, the amount due the Contractor under this contract shall be paid after the Contractor shall have furnished the Contracting Local Organization with a release of all claims against the Contracting Local Organization arising by virtue of this contract, other than claims in stated amounts as may be specifically excepted by the Contractor from the operation of the release. If the Contractor's claim to amounts payable under the contract has been assigned, a release may also be required of the assignee.
8. MATERIAL AND WORKMANSHIP

(a) Unless otherwise specifically provided in this contract, all equipment, material, and articles incorporated in the work covered by this contract are to be new and of the most suitable grade for the purpose intended. Unless otherwise specifically provided in this contract, reference to any equipment, material, article, or patented process, by trade name, make, or catalog number, shall be regarded as establishing a standard of quality and shall not be construed as limiting competition, and the Contractor may, at his option, use any equipment, material, article, or process which, in the judgment of the Contracting Officer, is equal to that named. The Contractor shall furnish to the Contracting Officer for his approval the name of the manufacturer, the model number, and other identifying data and information respecting the performance, capacity, nature, and rating of the machinery and mechanical and other equipment which the Contractor contemplates incorporating in the work. When required by this contract or when called for by the Contracting Officer, the Contractor shall furnish the Contracting Officer for approval full information concerning the material or articles which he contemplates incorporating in the work. When so directed, samples shall be submitted for approval at the Contractor’s expense, with all shipping charges prepaid. Machinery, equipment, material, and articles installed or used without required approval shall be at the risk of subsequent rejection.

(b) All work under this contract shall be performed in a skillful and workmanlike manner. The Contracting Officer may, in writing, require the Contractor to remove from the work any employee the Contractor deems incompetent, careless, or otherwise objectionable.

9. INSPECTION AND ACCEPTANCE

(a) Except as otherwise provided in this contract, inspection and test by the Contracting Local Organization of material and workmanship required by this contract shall be made at reasonable times and at the site of the work, unless the Contracting Officer determines that such inspection or test of material which is to be incorporated in the work shall be made at the place of production, manufacture, or shipment of such material. To the extent specified by the Contracting Officer at the time of determining to make off-site inspection or test, such inspection or test shall be conclusive as to whether the material involved conforms to the contract requirements. Such off-site inspection or test shall not relieve the Contractor of responsibility for damage to or loss of the material prior to acceptance, nor in any way affect the continuing rights of the Contracting Local Organization after acceptance of the completed work under the terms of paragraph (f) of this clause, except as hereinabove provided.

(b) The Contractor shall, without charge, replace any material or correct any workmanship found by the Contracting Local Organization not to conform to the contract requirements, unless in the public interest the Contracting Local Organization consents to accept such material or workmanship with an appropriate adjustment in contract price. The Contractor shall promptly segregate and remove rejected material from the premises.

(c) If the Contractor does not promptly replace rejected material or correct rejected workmanship, the Contracting Local Organization (1) may, by contract or otherwise, replace such material or correct such workmanship and charge the cost thereof to the Contractor, or (2) may terminate the Contractor’s right to proceed in accordance with Clause 5 of these General Provisions.

(d) The Contractor shall furnish promptly, without additional charge, all facilities, labor, and material reasonably needed for performing such safe and convenient inspection and test as may be required by the Contracting Officer. All inspection and test by the Contracting Local Organization shall be performed in such manner as not unnecessarily to delay the work. Special, full size, and performance tests shall be performed as described in this contract. The Contractor shall be charged with any additional cost of inspection when material and workmanship are not ready at the time specified by the Contractor for its inspections.

(e) Should it be considered necessary or advisable by the Contracting Local Organization at any time before acceptance of the entire work to make an examination of work already completed, by removing or tearing out same, the Contractor shall, on request, promptly furnish all necessary facilities, labor, and material. If such work is found to be defective or nonconforming in any material respect, due to the fault of the Contractor or his subcontractors, he shall defray all the expenses of such examination and of satisfactory reconstruction. If, however, such work is found to meet the requirements of the contract, an equitable adjustment shall be made in the contract price to compensate the Contractor for the additional services involved in such examination and reconstruction and, if completion of the work has been delayed thereby, he shall, in addition, be granted a suitable extension of time.

(f) Unless otherwise provided in this contract, acceptance by the Contracting Local Organization shall be made as promptly as practicable after completion and inspection of all work required by this contract. Acceptance shall be final and conclusive except as regards latent defects, fraud, or such gross mistakes as may amount to fraud, or as regards the Contracting Local Organization’s rights under any warranty or guarantee.

10. SUPERINTENDENCE BY CONTRACTOR

The Contractor shall give his personal superintendence to the work or have a competent foreman or superintendent, satisfactory to the Contracting Officer, on the work at all times during progress, with authority to act for him.

11. PERMITS AND RESPONSIBILITIES

The Contractor shall, without additional expense to the Contracting Local Organization, be responsible for obtaining any necessary licenses and permits, and for complying with any applicable Federal, State, and municipal laws, codes, and regulations, in connection with the prosecution of the work. He shall be similarly responsible for all damages to persons or property that occur as a result of his fault or negligence. He shall take proper safety and health precautions to protect the work, the workers, the public, and the property of others. He shall also be responsible for all materials delivered and work performed until completion and acceptance of the entire construction work, except for any completed unit of construction thereof which therefor may have been accepted.

12. CONDITIONS AFFECTING THE WORK

The Contractor shall be responsible for having taken steps reasonably necessary to ascertain the nature and location of the work, and the general and local conditions which can affect the work or the cost thereof. Any failure by the Contractor to do so will not relieve him from responsibility for successfully performing the work without additional expense to the Contracting Local Organization. The Contracting Local Organization assumes no responsibility for any understanding or representations concerning conditions made by any of its officers or agents prior-
12. CONDITIONS AFFECTING THE WORK -- Continued

to the execution of this contract, unless such understanding or representations by the Contracting Local Organization are expressly stated in the contract.

13. OTHER CONTRACTS

The Contracting Local Organization may undertake or award other contracts for additional work, and the Contractor shall fully cooperate with such other contractors and Contracting Local Organization employees and carefully fit his own work to such additional work as may be directed by the Contracting Officer. The Contractor shall not commit or permit any act which will interfere with the performance of work by any other contractor or by Contracting Local Organization employees.

14. PATENT INDEMNITY

Except as otherwise provided, the Contractor agrees to indemnify the Contracting Local Organization and its officers, agents and employees against liability, including costs and expenses, for infringement upon any Letters Patent of the United States (except Letters Patent issued upon an application which is now or may hereafter be, for reasons of national security, ordered by the Government to be kept secret or otherwise withheld from issue) arising out of the performance of this contract or out of the use or disposal by or for the account of the Contracting Local Organization of supplies furnished or construction work performed hereunder.

15. ADDITIONAL BOND SECURITY

If any surety upon any bond furnished in connection with this contract becomes unacceptable to the Contracting Local Organization, or if any such surety fails to furnish reports as to his financial condition from time to time as requested by the Contracting Local Organization, the Contractor shall promptly furnish such additional security as may be required from time to time to protect the interests of the Contracting Local Organization and of persons supplying labor or materials in the prosecution of the work contemplated by this contract.

16. LAND RIGHTS

(a) Adequate land rights needed in order to perform the work under this contract have been acquired by or on behalf of the Contracting Local Organization. The right to enter, remove, or otherwise make use of adjacent property, roads, utility lines, fences, and other improvements not included within the land rights provided shall be the sole responsibility of the Contractor.

(b) Where ingress and egress is not defined on the drawings, the Contracting Officer shall designate the right-of-way to be used.

17. RECORDS OF TEST PITS AND BORINGS

The Contracting Local Organization does not represent that the available records show completely the existing conditions and does not guarantee any interpretation of these records. The Contractor assumes all responsibility for deductions and conclusions as to the nature of rock and other materials to be excavated, the difficulties of making and maintaining the required excavations and of doing other work affected by the geology of the site of the work, and for the final preparation of the foundations for the spillway, dikes, and other structures.

18. MATERIALS TO BE FURNISHED BY THE CONTRACTOR

(a) Unless otherwise specified in this contract, the Contractor shall furnish all materials required for the completion of the contract.

(b) Unless otherwise waived in writing by the Contracting Officer, the Contractor shall furnish the Contracting Local Organization with certifications dated and signed by the manufacturer and/or supplier to the effect that the items listed therein meet the requirements of this contract. Such certifications shall be furnished prior to the use of the material in any part of the construction and shall identify the project on which the material is to be used.

19. WATER

Unless otherwise specified in this contract, the Contractor shall provide and maintain at his own expense an adequate supply of water suitable for construction purposes.

20. ACCIDENT PREVENTION AND SAFETY MEASURES

The Contractor shall comply with the accident prevention and safety measures in the Manual of Accident Prevention in Construction published by The Associated General Contractors of America, Inc., in effect on the date of issuance of the Invitation for Bids and local and State laws, regulations, and codes relative to safety and sanitation.

21. LIGHTING REQUIREMENTS

When work is carried on between the hours of sunset and sunrise, the construction areas shall be adequately lighted to provide safe working conditions while work is in progress. The lighting plan shall be acceptable to the Contracting Officer.

22. WORKWEEK -- CONSTRUCTION SCHEDULE

(a) The Contractor shall, prior to commencement of work, submit to the Contracting Officer, in writing for approval, the hours and days in which he proposes to carry on the work. The Contractor shall, within 10 days following the commencement of work, prepare and submit to the Contracting Officer for approval a construction schedule showing the order in which the Contractor proposes to carry on the work indicating the periods during which he will perform work on each item listed in the bid schedule. If the Contractor fails to submit the construction schedule within the time herein specified or fails to submit a revised construction schedule within the time specified by the Contracting Officer, the Contracting Officer may withhold approval of progress payment estimates and/or take such other actions as provided in this contract until such time as the Contractor submits the required construction schedule.

(b) If, in the opinion of the Contracting Officer, the Contractor fails behind the construction schedule, the Contractor shall take such steps as may be necessary to improve his progress and the Contracting Officer may require him to either increase the number of shifts, days or hours of work, or the amount of construction plant, or all of them, and to submit for approval such revised construction schedule as may be deemed necessary to show the manner in which the agreed rate of progress will be regained, all without additional cost to the Contracting Local Organization.
22. WORK WEEK -- CONSTRUCTION SCHEDULE -- Continued

(a) Work shall not be subcontracted in whole or in part without the prior written approval of the Contracting Officer. The request shall be in writing with the name of the proposed subcontractor and a description of the work to be done.

(b) If at any time the Contracting Officer determines that any subcontractor is incompetent or undesirable, he shall notify the Contractor accordingly and the Contractor shall take immediate steps for cancellation of the subcontract.

(c) Subcontracting by subcontractors shall be subject to the above requirements.

(d) Nothing contained in this contract shall create any contractual relationship between any subcontractor and the Contracting Local Organization.

23. SUBCONTRACTORS

(a) The Contracting Officer may order the Contractor to suspend, delay, or interrupt all or any part of the work in whole or in part without the prior written approval of the Contracting Officer. The request shall be in writing with the name of the proposed subcontractor and a description of the work to be done.

(b) If at any time the Contracting Officer determines that any subcontractor is incompetent or undesirable, he shall notify the Contractor accordingly and the Contractor shall take immediate steps for cancellation of the subcontract.

(c) Subcontracting by subcontractors shall be subject to the above requirements.

(d) Nothing contained in this contract shall create any contractual relationship between any subcontractor and the Contracting Local Organization.

24. SURVEYS

(a) Unless otherwise stated in the Invitation for Bids, only the basic staking shall be done by the Contracting Local Organization. If the Contracting Local Organization does the staking, the Contractor shall notify the Contracting Officer in advance of any staking required in order that such work can be properly scheduled.

(b) Bench marks shall be preserved by the Contractor, and in the case of their destruction or removal by him or his employees they shall be replaced by the Contracting Local Organization at the Contractor's expense.

(c) Survey stakes destroyed or removed by the carelessness of the Contractor or his employees shall be replaced by the Contracting Local Organization at the Contractor's expense. Stakes removed or destroyed in the due course of the work shall be replaced by the Contracting Local Organization without cost to the Contractor.

(d) If the Contractor finds any errors or omissions in the layout as given by survey points or staking, he shall immediately inform the Contracting Officer in writing.

25. SUSPENSION OF WORK

(a) The Contracting Officer may order the Contractor to suspend, delay, or interrupt all or any part of the work in whole or in part without the prior written approval of the Contracting Officer. The request shall be in writing with the name of the proposed subcontractor and a description of the work to be done.

(b) If at any time the Contracting Officer determines that any subcontractor is incompetent or undesirable, he shall notify the Contractor accordingly and the Contractor shall take immediate steps for cancellation of the subcontract.

(c) Subcontracting by subcontractors shall be subject to the above requirements.

(d) Nothing contained in this contract shall create any contractual relationship between any subcontractor and the Contracting Local Organization.

26. NONCOMPLIANCE WITH CONTRACT REQUIREMENTS

(a) The Contracting Officer may order suspension of the work of the contractor or any separable part thereof, in accordance with Clause 5 of these General Provisions.

(b) If at any time the Contracting Officer determines that any subcontractor is incompetent or undesirable, he shall notify the Contractor accordingly and the Contractor shall take immediate steps for cancellation of the subcontract.

(c) Subcontracting by subcontractors shall be subject to the above requirements.

(d) Nothing contained in this contract shall create any contractual relationship between any subcontractor and the Contracting Local Organization.

27. SUSPENSION OF WORK -- Continued

adjustment shall be made under this clause for any suspension, delay, or interruption to the extent (1) that performance would have been so suspended, delayed, or interrupted by any other cause, including the fault or negligence of the Contractor or (2) for which an equitable adjustment is provided for or excluded under any other provision of this contract.

(c) No claim under this clause shall be allowed (1) for any costs incurred more than 20 days before the Contractor shall have notified the Contracting Officer of an order; and (2) unless the claim, in an amount stated, is asserted in writing as soon as practicable after the termination of such suspension, delay, or interruption, but not later than the date of final payment under the contract.

28. WEATHER

(a) The Contracting Officer may order suspension of the work of the contractor or any separable part thereof, in accordance with Clause 5 of these General Provisions.

(b) The Contractor shall have notified the Contracting Officer in writing of the act or failure to act involved (but this requirement shall not apply as to a claim resulting from a suspension order), and (2) unless the claim, in an amount stated, is asserted in writing as soon as practicable after the termination of such suspension, delay, or interruption, but not later than the date of final payment under the contract.

(c) No claim under this clause shall be allowed (1) for any costs incurred more than 20 days before the Contractor shall have notified the Contracting Officer of an order; and (2) unless the claim, in an amount stated, is asserted in writing as soon as practicable after the termination of such suspension, delay, or interruption, but not later than the date of final payment under the contract.

(d) Nothing contained in this contract shall create any contractual relationship between any subcontractor and the Contracting Local Organization.

(e) The rights and remedies of the Contracting Local Organization provided in this clause are in addition to
27. NONCOMPLIANCE WITH CONTRACT REQUIREMENTS -- Continued
any other rights and remedies provided by law or under this contract.

28. QUANTITY VARIATIONS
(a) Where the quantity of work shown for an item in the bid schedule, including any modification thereof, is estimated, no adjustment of the contract price nor of the performance time shall be made for overruns or underruns which are within 25 percent of the estimated quantity of any such item.
(b) For overruns of more than 25 percent, the Contracting Officer shall re-estimate the quantity for the item, establish an equitable contract price for the overrun of more than 25 percent, adjust contract performance time equitably, and modify the contract in writing accordingly; this clause to thereafter be applicable to the total re-estimated item quantity.
(c) For underruns of more than 25 percent, the Contracting Officer shall determine the quantity for the item, establish an equitable contract price therefor, adjust contract performance time equitably, and modify the contract in writing accordingly.

29. CLEANUP WORK
(a) During construction the Contractor shall keep the worksite, areas adjacent to the worksite and access roads in an orderly condition, free and clear from debris and discarded materials. Care shall be taken to prevent spillage when hauling is being done. Any spillage or debris resulting from the Contractor’s operations shall be immediately removed.
(b) Upon completion of the work the Contractor shall remove from the worksite, areas adjacent to the worksite and access roads: all plant, buildings, debris, unused materials, concrete forms and other like material belonging to him or used under his direction during the construction. He shall grade all access roads, other than public, removing wheel tracks and smoothing up such roads.

30. ASSIGNMENT
The Contractor shall not assign in whole or in part this contract without the prior written consent of the Contracting Local Organization. The Contractor shall not assign any moneys due or to become due to him under this contract without the prior written consent of the Contracting Local Organization.

31. FEDERAL, STATE, AND LOCAL TAXES
Except as otherwise provided, contract unit prices shall include all applicable Federal, State, and local taxes.
STATE SOIL CONSERVATION BOARD

c/o Soil Conservation Service
1312 East 14th Street
Loveland, Colorado 80537

July 3, 1969

ADDENDUM NO. 1 TO INVITATION FOR BIDS NO. 9 HOME SUPPLY TO BE OPENED AT 1:00 P.M., M.D.T., JULY 24, 1969, COVERING CONSTRUCTION OF CROSSOVER STRUCTURE "C" IN THE HOME SUPPLY WATERSHED.

1. Prospective bidders are hereby advised of the following changes in this Invitation for Bids:

   a. In Construction Specification 4A. EXCAVATION, please change the fourth line of Item 10. b. (2) to read as follows: "for concrete, Bid Item 4."

   b. Material Specification 109. REINFORCED CONCRETE PRESSURE PIPE is attached and hereby becomes a part of this Invitation for Bids. Please add this Specification to the CONTENTS page.

2. All other conditions of this Invitation for Bids remain the same.

3. Bidders must acknowledge receipt of this addendum. Acknowledgement must be shown in the spaces provided herein or on the bid form in the Invitation for Bids, and must be received before the time set for receiving bids, 1:00 P.M., M.D.T., July 24, 1969.

4. FAILURE TO ACKNOWLEDGE RECEIPT OF THIS ADDENDUM WILL CAUSE REJECTION OF BID.

   Clarence M. Svedman
   Contracting Officer

ACKNOWLEDGED:

Bidder:____________________________________

By:____________________________________

Title:____________________________________

MATERIAL SPECIFICATION

109. REINFORCED CONCRETE PRESSURE PIPE

1. SCOPE

This specification covers the quality of reinforced concrete pressure pipe and fittings.

2. DESIGN AND FABRICATION

The pipe and fittings shall be designed to withstand the specified external load and internal pressure. The pipe, the materials used in its manufacture, and the methods of fabrication shall conform to the requirements of the following specifications applicable to the specified type of pipe.

a. Steel Cylinder Type, Prestressed: AWWA Standard C301, except that Section 2.6, Steel for Cylinders, paragraph 2.6.1 shall be:

2.6.1 Steel sheets for cylinders may be in coils or cut lengths, and shall meet the requirements of (1) the "Specifications for Hot-Rolled Carbon Steel Sheets, Commercial Quality" (ASTM Designation A 415), except that the maximum carbon content may be 0.25 percent and the minimum yield point shall be 27,000 psi or (2) the "Specifications for Flat-Rolled Carbon Steel Sheets of Structural Quality," Grade B or C (ASTM Designation A 245).

b. Steel Cylinder Type, Not Prestressed: AWWA Standard C300, except that Section 2.6, Steel for Cylinder, paragraph 2.6.1 shall be:

2.6.1 Steel sheets for cylinders may be in coils or cut lengths, and shall meet the requirements of (1) the "Specifications for Hot-Rolled Carbon Steel Sheets, Commercial Quality" (ASTM Designation A 415), except that the maximum carbon content may be 0.25 percent and the minimum yield point shall be 27,000 psi or (2) the "Specifications for Flat-Rolled Carbon Steel Sheets of Structural Quality," Grade B or C (ASTM Designation A 245).


d. Low Head Pressure Pipe: ASTM Designation C 361.
Sections 1.6 and 1.7 of AWWA Standards C300, C301 and C302 shall not apply.

3. STEEL REINFORCEMENT

The steel reinforcements shall conform to the requirements of the specifications cited in Section 2 for the specified type of pipe, except that elliptical reinforcing cages or other reinforcements that require special orientation of the pipe during placement will not be allowed.

4. JOINTS

The pipe joints shall be of the bell and spigot type or the double spibot with collar, sleeve or coupling band type. Each joint shall conform to the requirements of the specification cited in Section 2 of this specification applicable to the kind of pipe furnished except that it shall incorporate a positive groove in the spigot or spigot ring to contain the gasket. The groove shall be so proportioned as to prevent the displacement of the gasket by the action of either internal or external pressures under any condition of joint movement up to the required joint extensibility and joint deflectability.

For the purpose of this specification joint extensibility is defined as the effective watertight length of the joint measured from the center of the gasket to the point of flare of the bell ring or collar when the joint is fully engaged.

5. GASKETS

The pipe joint gaskets shall conform to the requirements of the specifications cited in Section 2 of this specification except that they shall be endless rubber gaskets having circular cross-section. The cross-sectional diameter of the gaskets shall conform to the pipe manufacturer's recommendation for the type and size of pipe furnished.

6. MARKING

All pipe sections and special fittings shall be marked by the manufacturer with the manufacturer's name or trademark, the date of manufacture, the nominal size, design head, design external load and the structure site for which it was designed and manufactured.

7. INSPECTION, TESTING AND CERTIFICATION

The pipe shall be inspected by methods prescribed in the specifications cited herein, except that external crushing strength tests

(109-2)
required as a basis for certification shall be performed by the three-edge bearing method prescribed in ASTM Designation C 76.

The three-edge bearing load shall be defined as:

a. For pipe conforming to ASTM Designation C 361, AWWA Standard C300 or AWWA Standard C302, the load required to produce a 0.01-inch crack one foot long; or,

b. For pipe conforming to AWWA Standard C301, the load required to produce a 0.001-inch crack one foot long.

The material certification will include:

a. The pipe manufacturer's certified statement of the design strength of the pipe, consisting of:
   
   (1) For types of pipe for which design curves have been approved by the Soil Conservation Service: (a) a copy of the appropriate design curve marked to show the resultant concrete core stress and corresponding three-edge bearing load of the pipe furnished; and (b) a specification sheet for the pipe furnished showing all data and dimensions needed to compute the resultant concrete core stress; or

   (2) Results of typical external crushing strength tests performed on pipe of equivalent size and design and composed of equivalent materials, or

   (3) Results of external crushing strength tests performed on a specimen (at least three feet in length) of pipe identical in design and construction to the pipe furnished.

b. The pipe manufacturer's certified statement of results of the hydrostatic tests required by the reference specification appropriate to the type of pipe furnished.

c. The pipe manufacturer's certified statement of current typical test reports on steel and steel wire reinforcing and compression tests of the concrete used in the manufacture of the pipe.

d. Such drawings and descriptions of the pipe joints as may be necessary to show that the joint conforms to the specified requirements.
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<td>Cu.Yd.</td>
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<td>$3443.40</td>
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<td>65.4</td>
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<td>35.2</td>
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<td>Rock Riprap</td>
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<td>Cu.Yd.</td>
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<td>$14587.50</td>
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<td>9</td>
<td>12-Inch Diameter Concrete Pipe</td>
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<td>Lin.Ft.</td>
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<td></td>
<td></td>
<td></td>
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</table>
1. **Liquidated Damages**: If the work, or any part thereof, is not completed within the time agreed upon in this contract or any extension thereof, the Contractor shall be liable to the Contracting Local Organization in the amount of $38.00 per day for each and every calendar day the completion of the work is delayed beyond the time provided in this contract, as fixed and agreed liquidated damages and not as a penalty; and the Contracting Local Organization shall have the right to deduct from and retain out of moneys which may be then due or which may become due and payable to the Contractor, the amount of such liquidated damages, and if the amount so retained by the Contracting Local Organization is insufficient to pay in full such liquidated damages, the Contractor shall pay to the Contracting Local Organization the amount necessary to effect payment in full of such liquidated damages.

2. **Seasonal Shutdown**: It is anticipated that all work under this contract, except minor items as may be designated in this contract, will be suspended during the irrigation season from approximately April 15 to approximately November 1. The Contracting Officer will determine when conditions warrant suspension of work for the season and will issue a suspend work order. He will determine when conditions permit resumption of work and will notify the contractor at least seven calendar days before work is to be resumed by issuance of a resume work order. The contract completion date shall be extended for each calendar day work is suspended.

   In the event work is suspended for the irrigation season, the canal and structure will be left in a condition that normal irrigation operations can be carried on by either the use of the new structure or the old structure, or temporary installations provided by the contractor and approved by the Contracting Officer.

3. **Minor Items of Work**: The following bid items are designated as minor items of work. These items may be performed without charge to performance time during period when all other work is suspended if such items are excepted in the suspend work order:

   - Item #1 - Structure Removal

4. **Special Water Runs**:
   
a. It is anticipated that water will be out of the Home Supply Canal for the construction of this structure from approximately November 1 to approximately January 1.

   b. It is anticipated that water will be out of the Handy Canal for the construction of this structure from approximately November 1 to approximately April 15.

5. **The following changes are hereby made in the Standard Specifications**:
   
a. Delete the last section titled "INSPECTION, TESTING AND CERTIFICATION", "SAMPLING, TESTING AND CERTIFICATION" or "TESTING AND CERTIFICATION", from each of the following Material Specifications:

   100 - 103 - 104 - 106 - 117 - 119 - 120 - 121 - 122

   **NOTE**: Material certifications still are required by Paragraph 18 of Form SCS-43, General Provisions, unless specifically waived.
APPLICABILITY OF THE EQUAL OPPORTUNITY CLAUSE

Equal Opportunity (Federally Assisted Construction) is applicable in any contract which exceeds $10,000 and any contract for less than $10,000 which is later increased by modification to more than $10,000.

EQUAL OPPORTUNITY (FEDERALLY ASSISTED CONSTRUCTION)

During the performance of this contract, the Contractor agrees as follows:

1. The Contractor will not discriminate against any employee or applicant for employment because of race, color, religion, sex, or national origin. The Contractor will take affirmative action to ensure that applicants are employed, and that employees are treated during employment without regard to their race, color, religion, sex, or national origin. Such action shall include, but not be limited to the following: Employment, upgrading, demotion, or transfer; recruitment or recruitment advertising; layoff or termination; rates of pay or other forms of compensation; and selection for training, including apprenticeship. The Contractor agrees to post in conspicuous places, available to employees and applicants for employment, notices to be provided setting forth the provisions of this Equal Opportunity (Federally Assisted Construction) clause.

2. The Contractor will, in all solicitations or advertisements for employees placed by or on behalf of the Contractor, state that all qualified applicants will receive consideration for employment without regard to race, color, religion, sex, or national origin.

3. The Contractor will send to each labor union or representative of workers, with which he has a collective bargaining agreement or other contract or understanding, a notice to be provided advising the said labor union or workers' representative of the Contractor's commitments under this section, and shall post copies of the notice in conspicuous places available to employees and applicants for employment.

4. The Contractor will comply with all provisions of Executive Order No. 11246 of September 24, 1965, and of the rules, regulations, and relevant orders of the Secretary of Labor.

5. The Contractor will furnish all information and reports required by Executive Order No. 11246 of September 24, 1965, and by the rules, regulations, and orders of the Secretary of Labor, or pursuant thereto, and will permit access to his books, records, and accounts by the administering agency and the Secretary of Labor for purposes of investigation to ascertain compliance with such rules, regulations, and orders.

6. In the event of the Contractor's noncompliance with the Equal Opportunity (Federally Assisted Construction) clause of this contract or with any of the said rules, regulations, or orders, this contract may be canceled, terminated, or suspended, in whole or in part, and the Contractor may be declared ineligible for further Government contracts or federally assisted construction contracts in accordance with procedures authorized in Executive Order No. 11246 of September 24, 1965, and such other sanctions may be imposed and remedies invoked as provided in Executive Order No. 11246 of September 24, 1965, or by rule, regulation, or order of the Secretary of Labor, or as provided by law.

7. The Contractor will include this Equal Opportunity (Federally Assisted Construction) clause in every subcontract or purchase order unless exempted by the rules, regulations, or orders of the Secretary of Labor issued pursuant to section 204 Executive Order No. 11246 of September 24, 1965, so that such provisions will be binding upon each subcontractor or vendor. The Contractor will take such action with respect to any subcontract or purchase order as the administering agency may direct as a means of enforcing such provisions, including sanctions for noncompliance; Provided, however, That in the event a Contractor becomes involved in, or is threatened with, litigation with a subcontractor or vendor as a result of such direction by the administering agency the Contractor may request the United States to enter into such litigation to protect the interests of the United States.
NOTICE TO PROSPECTIVE FEDERALLY ASSISTED CONSTRUCTION CONTRACTORS

(a) A Certification of Nonsegregated Facilities must be submitted prior to the award of a federally assisted construction contract exceeding $10,000 which is not exempt from the provisions of the Equal Opportunity clause.

(b) Contractors receiving federally assisted construction contract awards exceeding $10,000 which are not exempt from the provisions of the Equal Opportunity clause will be required to provide for the forwarding of the following notice to prospective subcontractors for supplies and construction contracts where the subcontracts exceed $10,000 and are not exempt from the provisions of the Equal Opportunity clause.

NOTICE TO PROSPECTIVE SUBCONTRACTORS OF REQUIREMENT FOR CERTIFICATIONS OF NONSEGREGATED FACILITIES

(a) A Certification of Nonsegregated Facilities must be submitted prior to the award of a subcontract exceeding $10,000 which is not exempt from the provisions of the Equal Opportunity clause.

(b) Contractors receiving subcontract awards exceeding $10,000 which are not exempt from the provisions of the Equal Opportunity clause will be required to provide for the forwarding of this notice to prospective subcontractors for supplies and construction contracts where the subcontracts exceed $10,000 and are not exempt from the provisions of the Equal Opportunity clause.
CERTIFICATION OF NONSEGREGATED FACILITIES

(Applicable to federally assisted construction contracts and related subcontracts exceeding $10,000 which are not exempt from the Equal Opportunity clause.)

The federally assisted construction contractor certifies that he does not maintain or provide for his employees any segregated facilities at any of his establishments, and that he does not permit his employees to perform their services at any location, under his control, where segregated facilities are maintained. The federally assisted construction contractor certifies further that he will not maintain or provide for his employees any segregated facilities at any of his establishments, and that he will not permit his employees to perform their services at any location, under his control, where segregated facilities are maintained. The federally assisted construction contractor agrees that a breach of this certification is a violation of the Equal Opportunity clause in this contract. As used in this certification, the term "segredated facilities" means any waiting rooms, work areas, restrooms and washrooms, restaurants and other eating areas, time clocks, locker rooms and other storage or dressing areas, parking lots, drinking fountains, recreation or entertainment areas, transportation, and housing facilities provided for employees which are segregated by explicit directive or are in fact segregated on the basis of race, color, religion, or national origin, because of habit, local custom, or otherwise. The federally assisted construction contractor agrees that (except where he has obtained identical certifications from proposed subcontractors for specific time periods) he will obtain identical certifications from proposed subcontractors prior to the award of subcontracts exceeding $10,000 which are not exempt from the provisions of the Equal Opportunity clause, and that he will retain such certifications in his files.

NOTE: The penalty for making false statements in offers is prescribed in 18 U.S.C. 1001.

Coulson Excavating Co.
Contractor

C. H. Coulson
Signature

OWNER
Title 7/24/69
Date
CONSTRUCTION SPECIFICATION

3A STRUCTURE REMOVAL

1. SCOPE

The work shall consist of the removal, salvage and disposal of structures (including fences) from the designated areas.

2. MARKING

Each structure unit to be removed will be marked by means of stakes, flags, painted markers or other suitable methods.

3. REMOVAL

All structures marked for removal shall be removed to the specified extent and depth.

4. SALVAGE

Structures that are designated to be salvaged shall be carefully removed and neatly placed in the specified storage areas. Salvaged structures that are capable of being disassembled shall be dismantled into individual members or sections. Such structures shall be neatly matchmarked with paint prior to disassembly. All pins, nuts, bolts, washers, plates and other loose parts shall be marked or tagged to indicate their proper locations in the structure and shall be fastened to the appropriate structural member or packed in suitable containers. Materials from fences designated to be salvaged shall be placed outside the work area on the property from which they were removed. Wire shall be rolled into uniform rolls of convenient size. Posts and rails shall be neatly piled.

5. DISPOSAL OF REFUSE MATERIALS

Refuse materials resulting from structure removal shall be burned or buried at locations approved by the Engineer or otherwise removed from the site.

6. MEASUREMENT AND PAYMENT

(Method 1) For items of work for which specific unit prices are established in the contract, payment for the removal of each structure unit, except fences, will be made at the contract unit price. Fences removed or removed and salvaged will be measured to the nearest linear foot. Payment for fence removal or removal and salvage will be made at the contract unit prices appropriate to each type and size of fence.
(Method 2) For items of work for which specific lump sum prices are established in the contract, payment for structure removal will be made at the contract lump sum price.

(Applies To Both Methods)

Such payment will constitute full compensation for all labor, equipment, tools, and all other items necessary and incidental to the completion of the work.

Compensation for any item of work described in the contract but not listed in the bid schedule will be included in the payment for the item of work to which it is made subsidiary. Such items and the items to which they are made subsidiary are identified in Section 7 of this specification.
7. **ITEMS OF WORK AND CONSTRUCTION DETAILS**

Items of work to be performed in conformance with this specification and the construction details are:

a. **Bid Item 1, Structure Removal**

   (1) This item shall consist of the removal of all existing structures necessary to complete this contract as shown on the drawings and as directed by the Engineer.
   
   (2) Measurement and payment shall be by lump sum.
CONSTRUCTION SPECIFICATION

4A. EXCAVATION

1. SCOPE

The work shall consist of the excavation of all materials necessary for the construction of the work.

2. CLASSIFICATION

Excavation will either be designated as unclassified or be classified as common excavation or rock excavation in accordance with the following definitions:

**Common excavation** shall be defined as the excavation of all materials that can be excavated, transported, and unloaded by the combined or separate use of heavy ripping equipment and wheel tractor-scrapers and pusher tractors or that can be excavated and dumped into place or loaded onto hauling equipment by means of excavators having a rated capacity of not more than one cubic yard and equipped with attachments (such as shovel, bucket, backhoe, dragline or clam shell) appropriate to the character of the materials and the site conditions.

**Rock excavation** shall be defined as the excavation of all hard compacted or cemented materials the accomplishment of which requires blasting or the use of excavators larger than defined for common excavation. The excavation and removal of isolated boulders or rock fragments larger than one cubic yard in volume encountered in materials otherwise conforming to the definition of common excavation shall be classified as rock excavation.

The class of excavation will be determined by the Engineer on the basis of his determination of the character of the materials to be excavated and the prevailing site conditions.

The presence of isolated boulders or rock fragments larger than one cubic yard in size will not in itself be considered sufficient cause to change the classification of the surrounding material.

For the purpose of this classification, the following definitions shall apply:

**Heavy ripping equipment** shall be defined as a tractor-mounted, heavy duty, single-tooth, ripping attachment mounted on a tractor having a power rating of at least 200 net horsepower (at the flywheel).
Wheel tractor scraper shall be defined as a self-loading (not elevating) and unloading scraper having a struck bowl capacity of at least 12 yards.

Pusher tractor shall be defined as a track type tractor having a power rating of at least 200 net horsepower (at the flywheel) equipped with appropriate attachments.

3. UNCLASSIFIED EXCAVATION

Items of excavation designated as "Unclassified Excavation" shall include all materials encountered regardless of their nature or the manner in which they are removed. When excavation is unclassified, none of the definitions or classifications stated in Section 2 of this specification shall apply.

4. USE OF EXCAVATED MATERIALS

All suitable materials removed from the specified excavations may be used in the construction of the specified earth or rock filled portions of the permanent works. The suitability of materials for specific purposes will be determined by the Engineer.

5. DISPOSAL OF WASTE MATERIALS

All surplus or unsuitable excavated materials will be designated as waste and shall be disposed of at the locations shown on the drawings.

6. SPECIAL REQUIREMENTS FOR STRUCTURE AND TRENCH EXCAVATION

The side slopes necessary to maintain the stability of excavated surfaces may not necessarily coincide with the pay limits specified for structure excavation or trench excavation. Such works shall be so excavated, braced and supported as to safeguard the work and workmen, to provide the ground adjacent to the excavation will not slide or settle and to prevent damage to adjacent existing improvements. When such bracing and supporting is required, the width of the excavation shall be adjusted to allow for the space occupied by the sheeting, bracing or other supporting installations. The Contractor shall furnish, place and subsequently remove such supporting installations.

Such excavations shall be completed to the specified elevations and to sufficient length and width to include allowance for forms, bracing and supports, as necessary, before any concrete or earth fill is placed or any piles are driven within the limits of the excavation.

7. BORROW EXCAVATION

When the quantities of suitable materials obtained from specified
excavations are insufficient to construct the specified fill portions of the permanent works, additional materials shall be obtained from the designated borrow areas. The Engineer shall designate the extent of borrow pits within the limits of the designated borrow areas and the limits of the depth of cut in all parts of the borrow pits.

Borrow pits shall be excavated and finally dressed in a manner to prevent the creation of residual hazards or unsightly conditions by reason of steep or unstable side slopes.

8. OVEREXCAVATION OF STRUCTURE SUBGRADE

Excavation in rock beyond the limits of the specified cross sections and elevations shall be corrected by filling the resulting voids to the specified contours and elevations with portland cement concrete, Class 2500 or better.

Excavation in earth beyond the limits of the specified cross sections and elevations shall be corrected by filling the resulting voids to the specified contours and elevations with approved compacted earth fill.

9. MEASUREMENT AND PAYMENT

For items of work for which specific unit prices are established in the contract, the volume of each type and class of excavation will be measured within the specified limits and computed to the nearest cubic yard by the method of average cross-sectional end areas. Regardless of quantities excavated, the measurement for payment will be made to the specified pay limits.

(Method 1) The pay limits shall be as designated on the drawings.

(Method 2) The pay limits shall be neat lines and grades shown on the drawings.

(Method 3) The pay limits shall be defined as follows:

a. The upper limit shall be the original ground surface as it existed prior to the start of construction operations except that where structure excavation is performed within a trench, channel or roadway or in areas designated for other previous excavation, the upper limit shall be the planes of the bottoms and side slopes of those trenches or channels or the modified ground surface resulting from the previous excavation.
b. The lower limit shall be the elevation of the bottom of the proposed footings, floor slabs, pipe cradles and bedding except that for structures underlain by a continuous drainage blanket the lower limit shall be the elevation of the bottom of the drainage blanket.

c. For cradled pipe conduits, box culverts or structures with vertical walls, the lateral limits shall be the vertical planes 18 inches outside of and parallel to the neat lines of the footings, floor slabs or pipe cradles. For structures with sloping sidewalls extending outward beyond the plan limits of the floor slab, the lateral limits shall be the planes of the bottom surfaces of the proposed side walls.

d. When it is required to perform structure excavation in new embankment or other fill, the upper limit shall be the planes of the upper surfaces of the fill at the time the excavation is made.

(Method 4) The pay limits shall be defined as follows:

a. The upper limit shall be the original ground surface as it existed prior to the start of construction operations except that where excavation is performed within areas designated for other previous excavation the upper limit shall be the modified ground surface resulting from the previous excavation.

b. The lower and lateral limits shall be the true surface of the completed excavation.

(Method 5) The pay limits shall be defined as follows:

a. The upper limit shall be the original ground surface as it existed prior to the start of construction operations except that where excavation is performed within areas designated for other previous excavation the upper limit shall be the modified ground surface resulting from the previous excavation.

b. The lower and lateral limits shall be the neat lines and grades shown on the drawings.

(Applies to All Methods) Payment for each type and class of excavation will be made at the contract unit price for that type and class of excavation. Such payment will constitute full compensation for all labor, materials, equipment, and all other items necessary and incidental to the performance of the work.
Compensation for any item of work described in the contract but not listed in the bid schedule will be included in the payment for the item of work to which it is made subsidiary. Such items and the items to which they are made subsidiary are identified in Section 10 of this specification.
10. **ITEMS OF WORK AND CONSTRUCTION DETAILS**

Items of work to be performed in conformance with this specification and the construction details are:

a. **Bid Item 2, Excavation, Pipe Trench, Common**
   
   (1) This item shall consist of all excavation required to construct structure C as shown on the drawings. The actual depths and extent of the excavation will be determined by the Engineer after his examination of the materials.

   (2) Measurement and payment shall be by Method 4.

b. **Subsidiary Item, Excavation, Common, Structure**
   
   (1) This item shall consist of all excavation, other than shown in Bid Item 2, needed to complete this contract.

   (2) No separate payment will be made for excavation, common, structure. Compensation for excavation, common, structure, will be included in the payment for concrete, Bid Item A.

c. **Subsidiary Item, Excavation, Common, Borrow**
   
   (1) This item shall consist of all common excavation required for obtaining fill materials from the borrow area needed for construction of the permanent works.

   (2) All borrow pits shall be graded to prevent the ponding of water in the pits.

   (3) No separate payment shall be made for borrow excavation. Compensation for borrow excavation will be included in the payment for earth fill, Bid Item 3, as appropriate.
CONSTRUCTION SPECIFICATION

5B EARTH FILL

1. SCOPE

The work shall consist of the construction of all earth fills necessary for construction of the works.

2. MATERIALS

All fill materials shall be obtained from required excavations and designated borrow areas. The selection, blending, routing and disposition of materials within the various fills shall be subject to approval by the Engineer.

Fill materials shall contain no sod, brush, roots or other perishable materials. Rock particles larger than the maximum size specified for each type of fill shall be removed from the materials prior to compaction of the fill.

The types of materials to be used in the various parts of the permanent works are listed and described in the construction details and drawings.

3. PLACEMENT

Fill shall not be placed until the required excavation and preparation of the underlying foundation is completed and inspected and approved by the Engineer.

The fill shall be so constructed that the distribution of materials throughout each specified zone will be essentially homogeneous and free from lenses, pockets, streaks or layers of material differing substantially in texture or gradation from the surrounding material in the zone. No fill shall be placed upon a frozen surface nor shall snow, ice or frozen material be incorporated in the fill.

Embankment fill shall be placed in approximately horizontal layers extending the entire length and width of the embankment. Unless otherwise specified, the elevation of the embankment surface shall be increased at approximately the same rate at all points regardless of the number of zones or types of material being placed, except that: (1) the boundary surfaces of drain fills shall be protected as specified in Construction Specification 7, and (2) during construction the surface of the fill shall be maintained with a crown or cross-slope of not less than 2 percent to insure effective surface drainage. Where sectional construction is authorized the additional requirements specified in Section 6 of this specification shall apply.
The thickness of each layer of fill shall be not greater than that required to achieve the specified compaction and in no case shall exceed that specified for the designated type of fill.

Materials placed on the fill by dumping in piles or windrows shall be spread uniformly to not more than the specified thickness prior to compaction.

Adjacent to structures fill shall be placed in a manner adequate to prevent damage to the structure and to allow the structure to gradually and uniformly assume the backfill loads. Hand compacted backfill shall be placed in layers not thicker than 4 inches. The height of the backfill shall be increased at approximately the same rate on all sides of the structure during placement.

4. CONTROL OF MOISTURE CONTENT

The application of water to the fill materials shall be accomplished at the borrow areas insofar as practicable. Water may be applied by sprinkling the materials after placement on the fill, if necessary. Uniform moisture distribution shall be obtained by discing, blading or other approved methods prior to compaction of the layer.

Material that is too wet when deposited on the fill shall either be removed or be dried to acceptable moisture content prior to compaction.

If the top surface of the preceding layer of compacted fill or the abutment surfaces in the zone of contact with the fill become too dry to permit suitable bond they shall be scarified and moistened by sprinkling to an acceptable moisture content prior to placement of the next layer of fill.

During placement and compaction of fill, the moisture content of the materials being placed shall be maintained within the specified range.

5. COMPACTION

The Contractor shall furnish and operate the types and kinds of equipment necessary to compact the fill materials in the specified manner or to the specified density.

For the purpose of this specification, compaction requirements are classified as follows:

a. Class A compaction is the compaction of the fill to such a degree that the fill matrix attains a density at least equal to the specified percentage of the maximum density obtained in compaction tests of the fill matrix. The fill
matrix is defined as that fraction of the fill material having a maximum size equal to that used in the compaction test method specified for the type of fill. The compaction test method and the percent compaction required in each part of the works are specified in the construction details and drawings.

b. **Class P compaction** is the compaction of the fill by four passes per layer of fill of a pneumatic tired roller weighing at least 50 tons (static service weight).

c. **Class S compaction** is the compaction of the fill by either: (1) the routing of the hauling and spreading equipment over the fill in such a manner that every point on the surface of each layer of fill will be traversed by not less than one tread track of the loaded equipment traveling in a direction parallel to the main axis of the fill; or, (2) equivalent methods approved by the Contracting Officer.

d. **Class T compaction** is the compaction of the fill by means of a tamping roller. The characteristics of the roller, the number of passes per layer of fill and the towing speed shall be as specified in the construction details.

e. **Class V compaction** is the compaction of the fill by four passes per layer of fill of a smooth-wheel vibrating roller at least 72 inches wide, weighing at least one ton (static service weight) per foot of width and capable of exerting a dynamic impact of at least 20,000 pounds at the rate of at least 1200 times per minute.

f. **Class X compaction** is the compaction of the fill by either: (1) four passes per layer of a crawler-type tractor weighing at least 40,000 pounds; (2) two passes per lift of a smooth-wheel vibrating roller at least 72 inches wide, weighing at least one ton (static service weight) per foot of width and capable of exerting a dynamic impact of at least 20,000 pounds at the rate of at least 1200 times per minute; or, (3) two passes of a pneumatic tired roller weighing at least 50 tons (static service weight).

The compaction equipment shall traverse the entire surface of each layer of material the number of times required to accomplish the specified compaction.

Adjacent to structures, compaction of fill shall be accomplished by means of hand tamping or manually directed power tampers or plate vibrators. Heavy equipment, except vibrating rollers, shall not be operated within 2 feet of any structure. Vibrating rollers shall not be operated within 5 feet of any structure. Compaction by means of drop weights operating from a crane or hoist of any type will not be permitted.
The passage of heavy equipment will not be allowed: (1) over cast-in-place conduits prior to 14 days after placement of the concrete; (2) over cradled precast conduits prior to 7 days after placement of the concrete cradle; or (3) over any type of conduit until the backfill has been placed above the top surface of the structure to a height equal to one-half the clear span width of the structure or pipe or 2 feet, whichever is greater.

Compaction of fill adjacent to structures may begin when the concrete attains the strength fixed by the Engineer as adequate. The strength of the concrete will be determined by the method specified in Construction Specification 8, Removal of Forms.

6. SPECIAL REQUIREMENTS FOR SECTIONAL CONSTRUCTION OF EMBANKMENTS

When sectional (or phase) construction of embankments is authorized, the work shall be accomplished in the following manner:

Each section of the embankment that is constructed in the first phase shall be so placed that a slope not steeper than 3 feet horizontal to 1 foot vertical is maintained at the end of the embankment section adjacent to the gap in construction or closure section.

Prior to placement of the closure sections the surfaces of completed fills and excavations that will be in contact with the closure fill shall be stripped of all loose material, scarified, moistened and recompacted as necessary.

During placement of the closure fill each layer shall be spread in a manner that will insure good bond between the two sections of fill when the new fill is compacted.

7. REMOVAL AND REPLACEMENT OF DEFECTIVE FILL

Fill placed at densities lower than the specified minimum density or at moisture contents outside the specified acceptable range of moisture content or otherwise not conforming to the requirements of the specifications shall be reworked to meet the requirements or removed and replaced by acceptable fill. The bottoms of such excavations shall be finished flat or gently curving and at the sides of such excavations the adjacent sound fill shall be trimmed to a slope not steeper than 3 feet horizontal to 1 foot vertical extending from the bottom of the excavation to the fill surface. Replacement of fill shall be accomplished in the manner specified for closure section in Section 6 of this specification.
8. TESTING

During the course of the work, the Engineer will perform such tests as are required to identify materials, to determine compaction characteristics, to determine moisture content, and to determine density of fill in place. These tests performed by the Engineer will be used to verify that the fills conform to the requirements of the specifications. Such tests are not intended to provide the Contractor with the information required by him for the proper execution of the work and their performance shall not relieve the Contractor of the necessity to perform tests for that purpose.

Densities of fill requiring Class A compaction will be determined by the Engineer by the methods prescribed in ASTM Designation D 1556 (or by equivalent methods), except that the volume and moist weight of included rock particles larger than those used in the compaction test method specified for the type of fill will be determined and deducted from the volume and moist weight of the total sample prior to computation of density. The density so computed will be used to determine the percent compaction of the fill matrix.

9. MEASUREMENT AND PAYMENT

For items of work for which specific unit prices are established in the contract, the volume of each type and compaction class of earth fill will be measured within the specified zone boundaries or limits and computed to the nearest cubic yard by the method of average cross-sectional end areas. In embankments, no deduction in volume will be made for embedded pipe conduits less than 36 inches in diameter.

(Method 1) The quantity of earth fill will be measured as the computed volume of fill placed between the measured surfaces of the specified excavations and the measured surfaces of the completed fill.

(Method 2) The quantity of earth fill will be measured as the computed volume of fill placed between the measured surfaces of the specified excavations and the specified neat lines of the fill surface.

(Method 3) The quantity of earth fill will be measured as the computed volume of earth fill placed between the specified pay limits for excavation and the measured surfaces of the completed fill.

(Method 4) The quantity of earth fill will be measured as the computed volume of fill placed between the specified pay limits of excavation and the specified neat lines of the fill surface.
(Applies To All Methods)

Payment for each type and compaction class of earth fill will be made at the contract unit price. Such payment will constitute full compensation for all labor, materials, equipment and all other items necessary and incidental to the performance of the work.

Compensation for any item of work described in the contract but not listed in the bid schedule will be included in the payment for the item of work to which it is made subsidiary. Such items and the items to which they are made subsidiary are identified in Section 10 of this specification.
10. **ITEMS OF WORK AND CONSTRUCTION DETAILS**

Items of work to be performed in conformance with this specification and the construction details are:

a. **Bid Item 3, Earth Fill, Pipe Trench**

   (1) This item shall consist of all earth fill required for backfilling the pipe trench of structure C as shown on the drawings and directed by the Engineer.

   (2) Compaction shall be Class A. The fill matrix shall be compacted to at least 95 percent of the maximum density obtained in compaction tests of the fill materials performed by Method A, ASTM D-698.

   (3) The moisture content of the fill matrix at the time of compaction shall be not less than 2 percent below optimum moisture content nor greater than 3 percent above optimum moisture content.

   (4) The fill material shall be placed in horizontal layers not exceeding 9 inches in thickness before compaction.

   (5) The maximum size of rock fragments incorporated in the fill shall be 6 inches, provided that such rock fragments are completely embedded in a matrix of compacted earth.

   (6) Measurement and payment shall be by Method 2.

b. **Subsidiary Item, Structure Backfill**

   (1) This item shall consist of all earth fill, other than shown in Bid Item 3, required to complete this contract.

   (2) Compaction shall be Class A. The fill matrix shall be compacted to at least 95 percent of the maximum density obtained in compaction tests of the fill materials performed by Method A, ASTM D-698.

   (3) The moisture content of the fill matrix at the time of compaction shall be not less than 2 percent below optimum moisture content nor greater than 3 percent above optimum moisture content.

   (4) The fill material shall be placed in horizontal layers not exceeding 9 inches in thickness before compaction.
(5) The maximum size of rock fragments incorporated in the fill shall be 6 inches, provided that such rock fragments are completely embedded in a matrix of compacted fill.

(6) No separate payment will be made for structure backfill. Compensation will be included in the payment for concrete, Bid Item 4.
CONSTRUCTION SPECIFICATION

7B DRAIN FILL

1. SCOPE

The work shall consist of placing and compacting drain fill required in the construction of structure drains.

2. QUALITY OF MATERIALS

Drain fill shall conform to the requirements of Material Specification 105. At least 20 days prior to delivery of drain fill to the site the Contractor shall designate in writing the source from which he intends to obtain the materials. The Contractor shall provide the Engineer free access to the source for the purpose of obtaining samples for testing.

3. BASE PREPARATION

Foundation surfaces and fill surfaces on which drains will be placed shall not be scarified. The foundation surface and trenches shall be maintained free of standing water during placement of materials. Required excavations shall be accomplished in the manner prescribed in Construction Specification 4.

4. PLACEMENT

Materials shall be placed uniformly in layers. When compaction is accomplished by means of heavy equipment, the layers shall not exceed 12 inches in depth. When compaction is accomplished by means of manually controlled equipment, the layers shall not exceed 8 inches. When no special compaction of the drain fill is required, the layers shall be approximately 6 inches in depth. Extreme care shall be taken to insure the continuity and integrity of all zones of drain fill. The material shall be placed in a manner to avoid segregation of particle sizes. No foreign materials will be allowed to become intermixed with or otherwise contaminate the drains. Any damage to the foundation surface or to the sides or bottoms of trenches occurring during placement of drain material shall be repaired before the Contractor proceeds with the work. The upper surface of drains constructed concurrently with adjacent zones of compacted earth fill shall be maintained at an elevation at least one foot above the upper surface of the adjacent fill. When collector pipes are included in drains the fill materials placed subsequent to the bedding of the pipes shall be placed in a manner to avoid any displacement of the pipes in line or grade.

5. COMPACTION OF DRAIN FILL

No special compaction of the drain fill will be required.
Traffic will not be allowed to cross over the drains at random. Equipment crossovers shall be maintained and the number and location of such crossovers shall be established and approved prior to the beginning of material placement.

6. MEASUREMENT AND PAYMENT

For items of work for which specific unit prices are established in the contract, the volume of drain fill will be measured to the nearest cubic yard within the neat lines shown on the drawings. Payment for drain fill will be made at the contract unit price for each type of drain fill, complete in place. Such payment will be full compensation for furnishing, delivering, placing and compacting the drain fill and for all other items necessary and incidental to the performance of the work.

Compensation for any item of work described in the contract but not listed in the bid schedule will be included in the payment for the item of work to which it is made subsidiary. Such items and the items to which they are made subsidiary are identified in Section 7 of this specification.
7. **ITEMS OF WORK AND CONSTRUCTION DETAILS**

Items of work to be performed in conformance with this specification and construction details are:

a. **Subsidiary Item, Drain Fill**
   
   (1) This item shall consist of furnishing and placing the filter material for the foundation drains as shown on the drawings.
   
   (2) The drain fill material shall be a well graded sand and gravel mixture with less than 5 percent passing the number 200 sieve.
   
   (3) All filter material shall have prior approval from the Engineer before delivery to the structure site.
   
   (4) No separate payment will be made for drain fill. Compensation will be included in payment for concrete, Bid Item 4.

b. **Subsidiary Item, Drain Pipe**

   (1) This item shall consist of furnishing and installing all fiber drain pipe required under this contract as shown on the drawings.
   
   (2) Drain pipe shall be Type II, Class A bituminized fiber pipe conforming to the requirements of Material Specification 120.
   
   (3) No separate payment will be made for drain pipe. Compensation will be included in payment for the related items of work.
CONSTRUCTION SPECIFICATION

8B CONCRETE

1. SCOPE

The work shall consist of furnishing, forming, placing, finishing and curing portland cement concrete as required in the construction of the work.

2. CLASSES OF CONCRETE

Concrete shall be classified as follows:

<table>
<thead>
<tr>
<th>Class of Concrete</th>
<th>Compressive Strength at 28 days (p.s.i.)</th>
<th>Maximum Net Water Content (gallons/bag)</th>
<th>Minimum Cement Content (bags/cu.yd.)</th>
</tr>
</thead>
<tbody>
<tr>
<td>5000</td>
<td>5000</td>
<td>---</td>
<td>---</td>
</tr>
<tr>
<td>4000</td>
<td>4000</td>
<td>---</td>
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<td>3000</td>
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<tr>
<td>2500</td>
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</tr>
<tr>
<td>5000X</td>
<td>----</td>
<td>5</td>
<td>7</td>
</tr>
<tr>
<td>4000X</td>
<td>----</td>
<td>6</td>
<td>6</td>
</tr>
<tr>
<td>3000X</td>
<td>----</td>
<td>7</td>
<td>5</td>
</tr>
<tr>
<td>2500X</td>
<td>----</td>
<td>8</td>
<td>4½</td>
</tr>
</tbody>
</table>

For the concrete to conform to the strength requirements of these specifications, the average of all the strength tests representing each class of concrete, as well as the average of any 5 consecutive strength tests representing each class of concrete, shall be equal to or greater than the specified strength and no strength test shall have a value less than 80 percent of the specified strength.

3. AIR CONTENT AND CONSISTENCY

The air content (by volume) of the concrete at the time of placement shall be:

<table>
<thead>
<tr>
<th>Maximum Size Aggregate</th>
<th>Air Content (%)</th>
</tr>
</thead>
<tbody>
<tr>
<td>3/8 inch to 1/2 inch</td>
<td>6-1/2 to 8-1/2</td>
</tr>
<tr>
<td>Over 1/2 inch to 1 inch</td>
<td>5 to 7</td>
</tr>
<tr>
<td>Over 1 inch to 2-1/2 inches</td>
<td>4 to 6</td>
</tr>
</tbody>
</table>
The consistency of the concrete shall be such as to allow the concrete to be worked into place without segregation or excessive laitance. Unless otherwise specified, the slump shall be:

<table>
<thead>
<tr>
<th>Type of Structure</th>
<th>Slump (Inches)</th>
</tr>
</thead>
<tbody>
<tr>
<td>Massive sections, pavements and floors</td>
<td>2&quot; ± 1/2&quot;</td>
</tr>
<tr>
<td>Heavy slabs, beams, walls (over 12 in.)</td>
<td>3&quot; ± 1/2&quot;</td>
</tr>
<tr>
<td>Columns, light beams, thin slabs, thin walls (less than 12 in.)</td>
<td>4&quot; ± 1/2&quot;</td>
</tr>
</tbody>
</table>

When specified a water-reducing, set-retarding admixture shall be used. When conditions are such that the temperature of the concrete at the time of placement is consistently above 75°F, a water-reducing, set-retarding admixture may be used, at the option of the Contractor. Such admixtures shall conform to the requirements of Material Specification 121. The cement content of the retarded mix shall be the same as that required in the mix if no admixture were used.

4. DESIGN OF THE CONCRETE MIX

For Class 5000, Class 4000, Class 3000 and Class 2500 concrete the Contractor will be responsible for the design of the concrete mixtures. Prior to any placement of concrete he shall furnish the Engineer a statement of the mix proportions (including admixtures, if any) for each specified class of concrete. The statement shall include reports of laboratory tests (performed not more than 90 days previously) showing that the proportions selected will produce concrete of adequate quality, strength and consistency. After the job mix has been so stated, neither the source, character or grading of the aggregates nor the type or brand of cement shall be changed without prior notice to the Engineer. For this purpose, proof of strength shall be based on at least three (3) strength tests (nine cylinders) of specimens prepared by the methods specified in either ASTM Designation C31 or Test Method 231, Federal Specification SS-R-406. In the event that such changes are necessary, no concrete containing such new or altered materials shall be placed until the Engineer has approved the revised job mix.

For concrete of Classes 5000X, 4000X, 3000X or 2500X, the combined aggregates shall be of such composition of sizes that the weight of the fine aggregate shall be not less than 30 percent nor more than 50 percent of the total weight of combined aggregates. During the course of the work, the Engineer may require changes in the water content or cement content, or both, as needed to insure proper strength. When such revisions are directed, the
Contractor is responsible for adjusting the proportions of aggregates as needed to insure the proper consistency and yield. After the job mix has been designated, neither the source, character or grading of the aggregates nor the type or brand of cement shall be changed without prior notice to the Engineer. In the event that such changes are necessary, no concrete containing such new or altered materials shall be placed until the Engineer has designated a revised mix.

5. INSPECTING AND TESTING FRESH CONCRETE

The Engineer will inspect and test concrete at the time of delivery by any of the following methods:

<table>
<thead>
<tr>
<th></th>
<th></th>
</tr>
</thead>
<tbody>
<tr>
<td>Sampling</td>
<td>C 172$^1$</td>
</tr>
<tr>
<td>Slump test</td>
<td>---</td>
</tr>
<tr>
<td>Air Content</td>
<td>C 231$^1$ or C 173$^1$</td>
</tr>
<tr>
<td>Test Cylinders</td>
<td>C 31</td>
</tr>
<tr>
<td>Compressive</td>
<td>C 39$^2$</td>
</tr>
<tr>
<td>Strength</td>
<td></td>
</tr>
<tr>
<td>Unit Weight</td>
<td></td>
</tr>
</tbody>
</table>

$^1$Except that for the purpose of determining uniformity of consistency or when the time required to discharge a batch exceeds 30 minutes, individual samples shall be taken separately as needed.

$^2$For each strength test, 3 standard test specimens shall be made. The test result shall be the average of the strengths of the 3 specimens, except that if one specimen in a test shows manifest evidence of improper sampling, molding or testing, it shall be discarded and the strengths of the remaining 2 specimens shall be averaged. Should more than one specimen representing a test show such defects, the entire test shall be discarded.

The Engineer shall have free entry at all times while work on the contract is being performed, to all parts of the manufacturer's plant and equipment which concern the manufacture of the material ordered. Proper facilities shall be provided for the Engineer to inspect ingredients and processes used in the manufacture and delivery of the concrete as well as for securing samples to determine
whether the concrete is being furnished in accordance with these specifications. All tests and inspections shall be so conducted as not to interfere unnecessarily with the manufacturing and delivery of the concrete.

6. CONCRETE MATERIALS

Portland cement shall conform to the requirements of Material Specification 100 for the specified type. One brand only of any type of cement shall be used. The temperature of the cement at the time it is introduced into the mixer shall not exceed 170°F.

Aggregates shall conform to the requirements of Material Specification 101 unless otherwise specified. The size grading of coarse aggregates shall be as specified in the construction details.

Water shall be clean and free from injurious amounts of oil, acid alkali, organic matter or other deleterious substances. The water shall be subject to comparison with distilled water by means of soundness, time-of-setting, and strength tests of specimens made of 1:3 mortar consisting of cement of standard quality, standard sand and water (one series of specimens mixed with distilled water; another, mixed with the water being tested). Any indication of unsoundness, marked change in time-of-setting, or a reduction of more than 10 percent in strength from results obtained with specimens mixed with distilled water shall be sufficient cause for rejection of the water under test.

Air-entraining admixtures shall conform to the requirements of Material Specification 122.

Water-reducing, set-retarding admixtures shall conform to the requirements of Material Specification 121.

7. MEASURING CONCRETE MATERIALS

Cement shall be measured by weight or in bags of 94 lbs. each. When cement is measured by weight, it shall be weighed on a scale separate from that used for other materials, and in a hopper entirely free and independent of the hopper used for weighing the aggregates. When cement is measured in bags, no fraction of a bag shall be used unless weighed.

Aggregate shall be measured by weight. Batch weights shall be based on dry materials and shall be the required weights of dry materials plus the total weight of moisture (both absorbed and surface) contained in the aggregate.

Water shall be measured by volume or by weight. The device for the measurement of the water shall be readily adjustable and shall
be capable of being set to deliver the required amount and to cut off the flow automatically when this amount has been discharged. Under all operating conditions, the device shall have an accuracy within one percent of the quantity of water required for the batch. The device shall be so arranged that the measurements will not be affected by variable pressures in the water supply line. Measuring tanks shall be of adequate capacity to furnish the maximum mixing water required and shall be equipped with outside taps and valves to provide for checking their calibration unless other means are provided for readily and accurately determining the amount of water in the tank. Wash water shall not be used as a portion of the mixing water for succeeding batches.

Dry admixtures shall be measured by weight, and paste or liquid admixtures by weight or volume, within a limit of accuracy of three percent. When admixtures are used in small quantities in proportion to the cement, as in the case of air-entraining admixtures, mechanical dispensing equipment may be used.

8. Batching Plant

Bins with adequate separate compartments for fine aggregates and for each required size of coarse aggregate shall be provided in the batching plant. Each compartment shall be designed to discharge efficiently and freely into the weighing hopper. Means of control shall be provided so that, as the quantity desired in the weighing hopper is being approached, the material may be added slowly and shut off with precision. Weighing hoppers shall be constructed so as to eliminate accumulations of tare materials and to discharge fully. A port or other opening for removing an overload of any of the several materials from the hopper shall be provided.

Scales for weighing aggregates and cement shall be of either the beam type or the springless dial type. They shall be accurate within one percent under operating conditions. Ten 50-pound weights shall be available for checking accuracy. All exposed fulcrums, clevises, and similar working parts of scales shall be kept clean. When beam-type scales are used, provision shall be made for indicating to the operator that the required load in the weighing hopper is being approached; the device shall indicate at least the last 200 lbs. of load and 50 lbs. overload. All weighing and indicating devices shall be in full view of the operator while charging the hopper and he shall have convenient access to all controls.

For jobs requiring the on-job mixing of small batches of concrete in portable construction mixers, a batching plant will not be required. Materials shall be stockpiled and batched by methods that will: (1) prevent segregation or contamination of aggregates and (2) insure accurate proportioning of the ingredients of the mix. When the quantity of concrete required at any given location exceeds 25 cubic yards, the Contractor shall provide aggregate bins.
9. CONCRETE MIXERS AND AGITATORS

Mixers may be central-plant mixers or truck mixers. Agitators may be truck agitators and truck mixers operated at a speed of rotation designated by the manufacturer as agitating speed. Each designated by the manufacturer as agitating speed. Each mixer and/or agitator shall have attached thereto, in a prominent place, a metal plate or plates on which is plainly marked the various uses for which the equipment is designed, the manufacturer's rated capacity of the drum or container in terms of the volume of mixed concrete and the speed of rotation of the mixing drum or blades. Central-plant mixers shall be equipped with an acceptable timing device that will not permit the batch to be discharged until the specified mixing time has elapsed. Truck mixers shall be equipped with reset counters, or electrically actuated counters, by which the number of revolutions of the drum or blades may be readily verified.

The mixer, when loaded to capacity, shall be capable of combining the ingredients of the concrete within the specified time into a thoroughly mixed and uniform mass and of discharging the concrete with a satisfactory degree of uniformity. The agitator, when loaded to capacity, shall be capable of maintaining the mixed concrete in a thoroughly mixed and uniform mass and of discharging the concrete with a satisfactory degree of uniformity. The Engineer will, from time to time, make slump tests of individual samples taken at approximately the beginning, the midpoint and end of a load and if the slumps differ by more than two inches, the mixer or agitator shall not be used unless the condition is corrected. All mechanical details of the mixer or agitator, such as water measuring and discharge apparatus, condition of blades, speed of rotation of the drum, general mechanical condition of the unit and clearance of the drum, shall be checked before a further attempt to use the unit will be permitted.

Mixers and agitators shall be examined daily for changes in condition due to accumulation of hard concrete or mortar or to wear of blades. The pick-up and throw-over blades shall be replaced when any part of section indicates wear in excess of one inch from the original height of the manufacturer's design. A copy of the manufacturer's design showing dimensions and arrangements of blades shall be available to the Engineer at the plant at all times.

10. MIXING AND AGITATING CONCRETE

Mixers and agitators shall be operated within the limits of the manufacturer's guaranteed capacity and speed of rotation. Maximum capacities, expressed as percentages of the gross volume of the drum or container, shall not exceed 63.25 percent for truck mixing, 70 percent for shrink mixing, and 80 percent for agitating.
When concrete is mixed at a central plant the time of mixing after all cement and aggregates are in the mixer drum shall be not less than one minute for mixers having a capacity of one cubic yard or less. For mixers of larger capacities, the minimum time shall be increased fifteen seconds for each cubic yard or fraction thereof of additional capacity. If dual-drum mixers are used, the time consumed in transferring the batch from one drum to the other shall not be included as part of the mixing time. The batch shall be so charged into the mixer that some water will enter in advance of cement and aggregate, and all mixing water shall be introduced into the drum before one-fourth of the mixing time has elapsed.

When the concrete is mixed in a truck mixer loaded to its maximum capacity, the number of revolutions of the drum or blades at mixing speed shall be not less than 70 nor more than 100. If the batch is at least 1/2 cubic yard less than maximum capacity the number of revolutions at mixing speed may be reduced to not less than 50. Mixing in excess of 100 revolutions shall be at the speed designated by the manufacturer of the equipment as agitating speed. The mixing operation shall begin within 30 minutes after the cement has been added to the aggregates. When mixing is begun during or immediately after charging, a portion of the mixing water not in excess of that required to produce the minimum acceptable slump shall be added ahead of, or with, the other ingredients.

When concrete is partially mixed at a central plant and the mixing is completed in a truck mixer (shrink mix), the mixing time in the central plant mixer shall be the minimum required to intermingle the ingredients and shall be not less than 30 seconds. The mixing shall be completed in a truck mixer and the number of revolutions of the drum or blades at mixing speed shall be not less than 50 nor more than 100.

When an agitator, or a truck mixer used as an agitator, transports concrete that has been completely mixed in a stationary mixer, mixing during transportation shall be at the speed designated by the manufacturer of the equipment as agitating speed.

When ready-mixed concrete is furnished, the Contractor shall furnish to the Engineer a statement of delivery ticket showing the time of loading, the revolution counter reading at the time of batching, and the quantities of materials used for each load of concrete.

11. PREPARATION OF FORMS AND SUBGRADE

Prior to placement of concrete the forms and subgrade shall be cleaned and free of chips, sawdust, debris, water, extraneous oil, mortar, or other objectional or deleterious substances or coatings. Faults or seams in rock shall be cleaned to a depth of 12 inches and to firm rock on the sides. Rock surfaces shall
be cleaned by air-water cutting, wet sand blasting or wire brush scrubbing, as necessary, and shall be wetted immediately prior to placement of concrete. Earth surfaces shall be clean, firm and damp. Placement of concrete on mud, dried earth or uncompacted fill will not be permitted.

When concrete is to be placed over a drain the contact surface of the drain fill shall be covered with a layer of asphalt impregnated building paper or polyvinyl sheeting prior to placement of the concrete. Forms for weepholes must be set in a manner that insures their extension through protective layers.

Forms for exposed surfaces shall be coated with a non-staining form oil. Forms shall be oiled before placement to prevent excess oil from splashing or dripping onto steel or construction joints. After oiling forms, excess oil shall be removed. Any oil on the reinforcing steel or other surfaces required to be bonded to the concrete shall be removed.

Items to be embedded in the concrete shall be positioned accurately and firmly anchored to prevent displacement during placement of concrete.

Weepholes in walls or slabs shall be formed with nonferrous pipe.

12. **CONVEYING CONCRETE**

Under ordinary conditions the concrete shall be delivered to the site and discharged into the forms within 1 1/2 hours after the introduction of the cement to the aggregates. In hot weather or under conditions contributing to quick stiffening of the concrete, or when the temperature of the concrete is 85 degrees F. or above, the time between the introduction of the cement to the aggregates and discharge shall not exceed 45 minutes unless an amount of an approved set retarding admixture sufficient to compensate for a longer delay in placement has been included in the mix. In any case, concrete shall be conveyed from the mixer to the forms as rapidly as practicable by methods that will prevent segregation of the aggregates or loss of mortar. In the conveying and placing of concrete, vertical drops in excess of 5 feet will not be permitted except where suitable equipment is used that prevents segregation of aggregates.

13. **PLACING CONCRETE**

No concrete shall be placed until the subgrade, forms and reinforcing steel have been inspected and approved. No concrete shall be placed except in the presence of the Engineer. The Contractor shall give reasonable notice to the Engineer of his intention to place concrete.
The concrete shall be deposited as closely as possible to its final position in the forms and shall be worked into the corners and angles of the forms and around all reinforcement and embedded items in a manner to prevent segregation of aggregates or excessive laitance. The depositing of concrete shall be so regulated that the concrete may be consolidated with a minimum of lateral movement.

Internal stays and braces, serving temporarily to hold the forms in correct shape and alignment prior to placement of concrete at their locations, shall be removed when the concrete has been placed to an elevation such as to render their service unnecessary. These temporary members shall be entirely removed from the forms and not buried in the concrete.

14. CONSOLIDATING CONCRETE

The concrete shall be consolidated by means of internal type mechanical vibrators capable of transmitting vibration to the concrete at frequencies not less than 6000 impulses per minute. The intensity of vibration shall be such as to visibly affect a mass of concrete with 1-inch slump over a radius of at least 18 inches. Vibrators shall be applied vertically to the concrete at points uniformly spaced and not farther apart than 18 inches. They shall be inserted and removed slowly and at a uniform rate of movement. The vibration at any one point shall be of sufficient duration and intensity to thoroughly consolidate the concrete but not so long as to cause segregation or localized grout pockets.

The Contractor shall provide a sufficient number of vibrators to properly consolidate each batch immediately after it is placed in the forms. Vibration shall be applied at the point of deposit and in the areas of freshly deposited concrete. Vibration shall not be applied directly or through reinforcement to sections or layers of concrete that have hardened to the degree that the concrete ceases to be plastic under vibration. The use of vibrators to transport concrete in the forms or conveying equipment will not be permitted.

Vibration shall be supplemented by spading and hand tamping as necessary to insure smooth surfaces and dense concrete along form surfaces, in corners and around embedded items.

15. LAYERS

Formed concrete shall be placed in horizontal layers not more than 20 inches in thickness. All slab concrete shall be placed in one continuous layer to design thickness unless otherwise specified. Each layer shall be consolidated to insure monolithic bond with the preceding layer. Whenever possible each layer shall be placed and consolidated before the preceding layer has taken initial set. If
initial set begins between two consecutive batches the Contractor shall discontinue the placing of concrete and shall shape and prepare the top surface of the last layer in the same manner as for Construction Joints, Section 16 of this specification. When less than a complete horizontal layer is placed in one operation it shall be terminated in a vertical bulkhead. Where a feather edge might be produced at a construction joint, as in the top surface of a sloping wall, an insert form shall be used to block out a portion of the layer so that the resulting edge thickness in the next layer is not less than 6 inches.

Prior to the placement of the next lift all accumulations of mortar splashed upon the reinforcing steel and forms shall be removed. Dried mortar chips and dust shall not be puddled into unset concrete.

16. CONSTRUCTION JOINTS

Construction joints shall be made only at locations shown on the drawings. If locations of such joints are not shown on the drawings, or in case of emergency, construction joints shall be placed in locations selected by the Engineer. As each lift is completed the top surface shall be immediately and carefully protected from any condition that will adversely affect the hardening of the concrete. New concrete shall not be placed against a construction joint until at least 12 hours after completion of the preceding lift. Before new concrete is deposited on or against concrete that has hardened, the forms shall be retightened. Shear plates shall conform to the requirements of Material Specification 117 for structural carbon steel plates.

Construction joints shall be cleaned of all unsatisfactory concrete, laitance, coatings, stains or debris by means of washing and scrubbing with a wire brush or wire broom and shall be kept clean and damp until the new concrete is placed. The new concrete shall be placed directly on the cleaned and washed surface.

17. EXPANSION AND CONTRACTION JOINTS

Expansion and contraction joints shall be made only at locations shown on the drawings. When open joints are specified the joints shall be constructed by the insertion and subsequent removal of a wood strip, metal plate or other suitable template in such a manner that the corners of the concrete will not be chipped or broken. The edges of open joints shall be finished with an edging tool prior to removal of the joint strips. Preformed expansion joint filler shall be held firmly in the correct position as the concrete is placed. Preformed expansion joint filler shall conform to the requirements of Material Specification 106 for the specified types and classes.
All expansion and contraction joints shall be carefully tooled or formed and free of all mortar and concrete. The joint filler shall be left exposed for its full length with clean and true edges.

18. WATERSTOPS

Waterstops shall be held firmly in the correct position as the concrete on one side of the joint is placed. All joints in metal waterstops shall be brazed or welded. Joints in rubber or plastic waterstops shall be cemented, welded, or vulcanized as recommended by the manufacturer. Waterstops shall conform to the requirements of Material Specification 107 for the specified kinds.

19. FINISHING FORMED SURFACES

Immediately after the removal of the forms:

a. All fins and irregular projections shall be removed from all surfaces to be exposed to air or water in the finished structure.

b. On all surfaces, the holes produced by the removal of form ties, cone-bolts, and she-bolts shall be prepared and filled in the following manner:

(1) The interior surfaces of the holes shall be cleaned of all defective concrete and roughened to the degree required to assure an effective bond. The interior surfaces of the holes shall be kept continuously wet (by means of wet packings of burlap or caulking cotton) for at least three hours prior to the placement of the concrete filling. Immediately prior to the placement of the concrete filling the hole must be thoroughly cleaned so as to leave a surface completely free of chipping dust and all other foreign material.

(2) The holes shall be filled with a dry-pack mortar consisting of one part portland cement, 3 parts sand that will pass a No. 16 sieve, and water just sufficient to produce a consistency such that the filling is at the point of becoming rubbery when the material is solidly packed. The dry pack mortar shall be placed in layers having a compacted thickness of about 3/8 inch. Each layer shall be solidly compacted over its entire surface by means of a hardwood stick and a hammer. The surface of each layer shall be scratched to facilitate bonding with the next layer. One layer may follow another immediately unless appreciable rubberiness develops, in which
case placement shall be delayed 30 to 40 minutes. Under no circumstances shall alternate layers of wet and dry material be used. The holes shall not be over filled. The resulting surfaces shall be true and uniform in texture and color.

(3) Steel finishing tools shall not be used. Water shall not be added to the surface during finishing.

c. All other defects shall be corrected as prescribed in Section 21 of this specification.

20. FINISHING UNFORMED SURFACES

After the concrete has been consolidated it shall be given a wood float finish. When the floating has been completed and the excess water removed, the Contractor shall test the surface for trueness by means of a straightedge.

21. REMOVAL OR REPAIR OF CONCRETE

When concrete fails to conform to the requirements of this specification or is honeycombed, damaged or otherwise defective the Contracting Officer will direct the Contractor to remove and replace the structure or structural member containing the defective concrete or, where feasible, to correct or repair the defective parts. The corrective action required and the required extent of removal, replacement or repair will be determined by the Engineer in consideration of the extent of the defects noted and the effect of partial removals and repairs on the structural integrity and appearance of the structure.

When repair of defective concrete is authorized by the Contracting officer the following provisions shall apply to the conduct of the work:

a. The Contractor shall begin the repair of formed concrete within 24 hours after removal of the forms.

b. Prior to starting the repair work the Contractor shall obtain the Engineer's approval of his plan for effecting the repair.

c. The Contractor shall perform the repair work only in the presence of the Engineer.

d. In reinforced concrete, defects that are not deeper than the reinforcing steel and that have a surface area less than 0.5 square foot and a least surface dimension not greater than 1.25 times the depth of the defect shall be repaired by the method prescribed in Section 19.
e. In plain concrete, defects that are not deeper than 4 inches, do not extend entirely through the concrete section, and that have a surface area less than one square foot and a least surface dimension not greater than 1.25 times the depth of the defect shall be repaired by the method prescribed in Section 19.

f. All other defects shall be repaired by the appropriate methods prescribed in Chapter VII of the Concrete Manual, Bureau of Reclamation, U. S. Department of Interior.

22. MOIST CURING

Concrete surfaces exposed to air shall be kept continuously moist throughout the curing period by means of sprinkling, flooding or fog spraying or by means of covering with continuously moistened canvas, burlap, straw, sand or other approved material. Where wooden forms (except plywood) are used and left in place during curing, the wood shall be kept wet. Water for curing shall be clean and free from any substances that will cause discoloration of the concrete. Construction joints or other surfaces on which concrete is to be placed shall be moist cured.

23. USE OF CURING MEMBRANE

Except when the requirements of Section 29 of this specification apply, the concrete may be coated with a curing compound conforming to the requirements of Material Specification 104 in lieu of moist curing. The compound shall be applied to unformed surfaces as soon as free water has disappeared. Formed surfaces shall be thoroughly wetted after removal of forms and kept wet until necessary repair of the concrete surface is completed. Curing compound shall not be applied to any concrete surface until all repairs and finishing are completed.

All surfaces to which bond is required, such as construction joints, shear plates, reinforcing steel and other embedded items, shall be protected from the application of the compound.

The compound shall be applied in a two-coat continuous operation. Each coat shall be sprayed on at a uniform rate of not less than one gallon of compound per 200 square feet of concrete surface. The second coat shall be applied at approximately right angles to the direction of application of the first coat. The membrane shall be protected from damage during the curing period. Surfaces that are subjected to heavy rainfall or running water within 3 hours after the membrane is applied or otherwise damaged during the curing period shall be resprayed in the same manner as for the original application.
24. LENGTH OF THE CURING PERIOD

Curing shall begin as soon as the concrete has set. The length of the curing period shall be determined by the average minimum daily temperature recorded during the curing period.

<table>
<thead>
<tr>
<th>Average Minimum Daily Temp. (°F)</th>
<th>Minimum Length of Curing Period</th>
</tr>
</thead>
<tbody>
<tr>
<td>70° of higher</td>
<td>5 days</td>
</tr>
<tr>
<td>60°</td>
<td>6 days</td>
</tr>
<tr>
<td>50°</td>
<td>7 days</td>
</tr>
<tr>
<td>40°</td>
<td>9 days</td>
</tr>
<tr>
<td>Less than 40°</td>
<td>See Section 28</td>
</tr>
</tbody>
</table>

25. FORMS

Forms shall be of wood, plywood, steel or other approved material and shall be built mortar tight and of sufficient rigidity to prevent distortion by the pressure of the concrete or other construction loads. The forms and associated falsework shall be substantial and unyielding and shall be so designed that the finished concrete will conform to the specified dimensions and contours. The design of the forms shall take into account the effect of vibration of the concrete as it is placed.

Forms shall be constructed and maintained so as to prevent warping and separation and the opening of joints due to shrinkage of lumber or yielding of metal. Forms for exposed surfaces shall be made of dressed lumber, metal or plywood of uniform thickness and the form surfaces shall be smooth and free from holes, dents, sags or other irregularities.

26. TIES AND SPACERS

Metal ties or anchorages within the forms shall be equipped with cones and shall be so constructed as to permit their removal to a depth of at least one inch without injury to the concrete. Wire form ties or wooden spacers will not be permitted.

27. REMOVAL OF FORMS

Forms shall not be removed without the approval of the Engineer. Form removal shall be accomplished in the presence of the Engineer by methods adequate to prevent damage to the concrete. Supports shall be removed in such a manner as to permit the
concrete to uniformly and gradually take the stresses due to its own weight. Forms shall not be removed before the expiration of the following minimum time intervals after placement of the concrete, exclusive of days when the minimum temperature is below 40°F:

<table>
<thead>
<tr>
<th>Element</th>
<th>Time</th>
</tr>
</thead>
<tbody>
<tr>
<td>Arch or beam centering</td>
<td>14 days</td>
</tr>
<tr>
<td>Deck slabs; conduits (inside forms)</td>
<td>14 days</td>
</tr>
<tr>
<td>Conduits (outside forms)</td>
<td>3 days</td>
</tr>
<tr>
<td>Columns, bearing walls</td>
<td>7 days</td>
</tr>
<tr>
<td>Walls, non-bearing</td>
<td>24 hours</td>
</tr>
<tr>
<td>Sides of beams</td>
<td>24 hours</td>
</tr>
</tbody>
</table>

28. **CONCRETING IN COLD WEATHER**

Concrete shall not be mixed nor placed when the daily minimum atmospheric temperature is less than 40°F unless facilities are provided to insure the adequate protection of the concrete.

The temperature of the concrete at the time of placing shall be not less than 50°F nor more than 90°F. The temperature of all aggregates and mixing water shall be not more than 150°F when introduced into the mixer.

When the daily minimum temperature is less than 40°F, the structures must be insulated or housed and heated for the duration of the placement and curing period and the temperature of the concrete and air within the enclosure shall be maintained at not less than 50°F nor more than 90°F.

Methods of insulating, housing and heating the structure shall conform to the "Recommended Practice for Winter Concreting," ACI Standard No. 604.

During conveyance of the concrete from the mixer to the place of deposit the concrete shall be protected by means of insulated or heated containers as necessary to maintain the temperature of the concrete at not less than 50°F nor more than 90°F.

The use of accelerators or antifreeze compounds will not be allowed.

When dry heat is used to protect curing concrete, means of maintaining ambient humidity shall be provided.
29. **CONCRETING IN HOT WEATHER**

When climatic or other conditions are such that the temperature of the concrete may reasonably be expected to exceed 90°F at the time of delivery at the work site, during placement, or at any time during the curing period the following provisions shall also apply to the conduct of the work:

a. The Contractor shall apply effective means to maintain the temperature of the concrete below 90°F during mixing, conveying, and placing. Such means shall conform to the "Recommended Practice for Hot Weather Concreting," ACI Standard No. 605.

b. The concrete shall be placed in the work immediately after mixing. Truck mixing shall be delayed until only time enough remains to accomplish it before the concrete is placed.

c. Concrete surfaces exposed to the air shall be continuously moistened by means of fog sprays during the periods of time between placement and finishing and between finishing and the application of moist curing methods.

d. Finishing of slabs and other flat surfaces shall be started as soon as the condition of the concrete allows and shall be completed without delay. Curing methods shall be applied as soon as the concrete has hardened sufficiently to allow the placement of the cover and the application of water.

e. Concrete surfaces exposed to the air shall be covered and kept continuously wet during at least the first 36 hours of the curing period. After 36 hours, the Contractor may elect to apply curing compound in lieu of further moist curing.

f. Steeply sloping and vertical formed surfaces shall be kept completely and continuously wet prior to and during form removal by the application of water to the top surfaces in such a manner that it will pass down between the form and the concrete. Forms shall not be removed for at least 36 hours after the concrete has hardened. White pigmented curing compound shall be applied as soon as the forms are removed.

30. **MEASUREMENT AND PAYMENT**

For items of work for which specific unit prices are established in the contract, concrete will be measured to the neat lines
shown on the drawings, and the volume of each type and class of concrete will be computed to the nearest 0.1 cubic yard. Measurement of concrete placed against the sides of an excavation without the use of intervening forms will be made only to the neat lines or pay limits shown on the drawings. No deduction in volume will be made for chamfers, rounded or beveled edges or for any void or embedded item that is less than five cubic feet in volume.

(Method 1) Payment for each type and class of concrete will be made at the contract unit price for that type and class of concrete. The payment for concrete shall constitute full compensation for all labor, materials, equipment, transportation, tools, forms, falsework, bracing and all other items necessary and incidental to the completion of the concrete work such as joint fillers, waterstops, dowels or dowel assemblies and shear plates but not including reinforcing steel. Methods of payment for furnishing and placing reinforcing steel are included in Construction Specification 9.

(Method 2) Payment for each type and class of concrete will be made at the contract unit price for furnishing and placing that type and class of concrete. The payment for concrete shall constitute full compensation for all labor, materials, equipment, transportation, tools, forms, falsework, bracing and all other items necessary and incidental to the completion of the concrete work such as joint fillers, waterstops, dowels or dowel assemblies, and shear plates but not including furnishing and placing reinforcing steel or furnishing and handling cement.

Measurement of and payment for furnishing and placing reinforcing steel will be made as specified in Construction Specification 9.

Measurement of bagged cement will be the actual count of the number of bags of cement used at the mixer. Measurement of bulk cement will be the summation of the batch weights of cement used at the mixer. One barrel will be considered equivalent to four bags of bagged cement or 376 pounds of bulk cement. Payment for each type of cement will be made at the contract unit price for furnishing and handling that type of cement and such payment will constitute full compensation for all materials, labor, equipment storage, transportation and all other items necessary and incidental to the furnishing and handling of the cement.

Payment will be made only for cement used in concrete accepted for payment.

Compensation for any item of work described in the contract but not listed in the bid schedule will be included in the payment for the item of work to which it is made subsidiary. Such items and the items to which they are made subsidiary are identified in Section 31 of this specification.
31. ITEMS OF WORK AND CONSTRUCTION DETAILS

Items of work to be performed in conformance with this specification and construction details are:

a. Bid Item 4, Concrete, Reinforced

(1) This item shall consist of the construction of all reinforced concrete structures as shown on the drawings.

(2) The concrete shall be Class 4000.

(3) Cement shall be Type II and air-entraining admixture shall be used.

(4) Class 2 (coarse) aggregate shall be size number 67 (3/4 inch to No. 4 nominal size) or size number 467 (1 1/2 inch to No. 4 nominal size).

(5) Preformed expansion joint filler shall be Type I, Class A or C.

(6) Measurement and payment shall be by Method 1.

b. Bid Item 5, Concrete, Non-reinforced

(1) This item shall consist of the construction of the non-reinforced concrete bedding in structure C as shown on the drawings.

(2) The concrete shall be Class 4000.

(3) Cement shall be Type II and air-entraining admixture shall be used.

(4) Class 2 (coarse) aggregate shall be size number 67 (3/4 inch to No. 4 nominal size) or size number 467 (1 1/2 inch to No. 4 nominal size).

(5) Measurement and payment shall be by Method 1.
CONSTRUCTION SPECIFICATION

9. PLACING STEEL REINFORCEMENT

1. SCOPE

The work shall consist of furnishing and placing steel reinforcement for reinforced concrete or pneumatically applied mortar.

2. MATERIALS

Steel reinforcement shall conform to the requirements of Material Specification 103. Before reinforcement is placed the surfaces of the bars and fabric and any metal supports shall be cleaned to remove any loose, flaky rust, mill scale, oil, grease or other coatings or foreign substances. After placement the reinforcement shall be maintained in a clean condition until it is completely embedded in the concrete.

3. BAR SCHEDULE, LISTS AND DIAGRAMS

Any supplemental bar schedules, bar lists or bar-bending diagrams required to accomplish the fabrication and placement of reinforcement shall be provided by the Contractor. Prior to placement of reinforcement, the Contractor shall furnish three prints or copies of any such lists or diagrams to the Contracting Officer. Acceptance of the reinforcement will not be based on approval of these lists or diagrams but will be based on inspection of the reinforcement after it has been placed.

4. BENDING

Reinforcement shall be cut and bent in compliance with the requirements of the American Concrete Institute Standard 315. Bars shall not be bent or straightened in a manner that will injure the material. Bars with kinks or improper bends will be rejected.

5. SPLICING BAR REINFORCEMENT

Unless otherwise specified on the drawings, splices of reinforcing bars shall provide an overlap equal to at least 30 times the diameter of the smaller bar in the splice but not less than 12 inches.

6. SPLICING WELDED WIRE FABRIC

Welded wire fabric shall be spliced in the following manner:

a. Adjacent sections shall be spliced end to end by either:

(1) Overlapping the two pieces of fabric one full mesh (measured from the ends of the longitudinal wires...
in one piece to the ends of the longitudinal wires in the other piece) and securing the two pieces together with wire ties placed at intervals of 18 inches; or,

(2) Overlapping the two pieces of fabric so that the end crosswire of each piece comes in contact with the next-to-end crosswire of the other piece and securing the two pieces together only as required to keep the fabric in place and to prevent it from curling.

b. Adjacent sections of fabric shall be spliced side to side by either:

(1) Placing the two selvage wires (the longitudinal wires at the edges of the fabric) one along side and overlapping the other and securing the two pieces together with wire ties placed at intervals of 3 feet; or,

(2) Placing each selvage wire in the middle of the first mesh of the other section of fabric and securing it to the other section at intervals of 10 feet by means of wire ties placed on the selvage wires alternately at intervals of 5 feet.

(3) Placing each selvage wire in contact with the next-to-edge longitudinal wire and securing them together only as required to keep the fabric in place or to prevent it from curling.

7. PLACING

Reinforcement shall be accurately placed and secured in position in a manner that will prevent its displacement during the placement of concrete. Metal chairs, metal hangers, metal spacers and concrete chairs may be used to support the reinforcement. Metal hangers, spacers and ties shall be placed in such a manner that they will not be exposed in the finished concrete surface. Metal chairs that may be exposed at the lower face of slabs or beams shall be galvanized as specified for iron and steel hardware in Material Specification 119. Precast concrete chairs shall be manufactured of the same class of concrete as that specified for the structure and shall have tie wires securely anchored in the chair or a V-shaped groove at least 3/4 inch in depth molded into the upper surface to receive the steel bar at the point of support. Precast concrete chairs shall be moist at the time concrete is placed.

Reinforcement shall not be placed until the prepared site has been inspected and approved by the Engineer. After placement of the
reinforcement, concrete shall not be placed until the reinforcement has been inspected and approved by the Engineer.

8. MEASUREMENT AND PAYMENT

(Method 1) For items of work for which specific unit prices are established in the contract, the weight of reinforcement placed in the concrete in accordance with the drawings will be determined to the nearest pound by computation from the placing drawings. Measurement of hooks and bends will be based on the requirements of ACI Standard 315. Computation of weights of reinforcement will be based on the unit weights established in Tables 9-1, 9-2, and 9-3. The weight of steel reinforcing in extra splices or extra-length splices approved for the convenience of the Contractor or the weight of supports and ties will not be included in the measurement for payment.

Payment for furnishing and placing reinforcing steel will be made at the contract unit price. Such payment will constitute full compensation for all labor, materials, equipment and all other items necessary and incidental to the completion of the work including preparing and furnishing bar schedules, lists or diagrams; furnishing and attaching ties and supports; and furnishing, transporting, cutting, bending, cleaning and securing all reinforcement.

(Method 2) For items of work for which specific unit prices are established in the contract, the weight of bar reinforcement placed in the concrete in accordance with the drawings will be determined to the nearest pound by computation from the placing drawings. Measurement of hooks and bends will be based on the requirements of ACI Standard 315. Computation of weights of bar reinforcement will be based on the unit weights established in Table 9-1. The weight of steel reinforcing in extra splices or extra-length splices approved for the convenience of the Contractor or the weight of supports and ties will not be included in the measurement for payment.

The area of welded wire fabric reinforcement placed in the concrete in accordance with the drawings will be determined to the nearest square foot by computation from the placing drawings. The area of reinforcement required in splice overlaps will be included in the measurement for payment.

Payment for furnishing and placing bar reinforcing steel will be made at the contract unit price for bar reinforcement. Payment for furnishing and placing welded wire fabric reinforcing steel will be made at the contract unit price for welded wire fabric reinforcement. Such payment will constitute full compensation for all labor, materials, equipment and all other items necessary and incidental to the completion of the work including preparing and furnishing bar schedules, lists or diagrams; furnishing and attaching ties and supports; and furnishing, transporting, cutting, bending, cleaning and securing all reinforcement.
Compensation for any item of work described in the contract but not listed in the bid schedule will be included in the payment for the item of work to which it is made subsidiary. Such items and the items to which they are made subsidiary are identified in Section 9 of this specification.
### TABLE 9-1. STANDARD REINFORCING BARS

<table>
<thead>
<tr>
<th>Bar Size No.</th>
<th>2</th>
<th>3</th>
<th>4</th>
<th>5</th>
<th>6</th>
<th>7</th>
<th>8</th>
<th>9</th>
<th>10</th>
<th>11</th>
</tr>
</thead>
<tbody>
<tr>
<td>Wt. (lb./ft.)</td>
<td>0.167</td>
<td>0.376</td>
<td>0.668</td>
<td>1.043</td>
<td>1.502</td>
<td>2.044</td>
<td>2.670</td>
<td>3.400</td>
<td>4.303</td>
<td>5.313</td>
</tr>
</tbody>
</table>

### TABLE 9-2. RECTANGULAR WELDED WIRE FABRIC

<table>
<thead>
<tr>
<th>Designation</th>
<th>Per 100 Sq. Ft.</th>
<th>Style</th>
<th>Wt. in Lb.</th>
<th>Per 100 Sq. Ft.</th>
<th>Designation</th>
<th>Style</th>
<th>Wt. in Lb.</th>
<th>Per 100 Sq. Ft.</th>
<th>Designation</th>
<th>Style</th>
<th>Wt. in Lb.</th>
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<tbody>
<tr>
<td>24-1414</td>
<td>212-04</td>
<td>16</td>
<td>312-711</td>
<td>48-912</td>
<td>48-1012</td>
<td>12</td>
<td>312-812</td>
<td>48-1112</td>
<td>48-1212</td>
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<td>312-912</td>
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<td>87</td>
<td>412-1012</td>
<td>612-1312</td>
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<td>51</td>
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<td>Style Designation</td>
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<td>6 x 6 - 4/6</td>
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<td>3 x 3 - 14/14</td>
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</tbody>
</table>
9. **ITEMS OF WORK AND CONSTRUCTION DETAILS**

Items of work to be performed in conformance with this specification and details of construction are:

a. **Bid Item 6, Steel Reinforcement**

   1. This item shall consist of furnishing and placing the reinforcing steel for all reinforced concrete work under this contract.

   2. Measurement and payment shall be by Method 1.
CONSTRUCTION SPECIFICATION

14. METAL FABRICATION AND INSTALLATION

1. SCOPE

The work shall consist of furnishing, fabricating and erecting metal work, including the metal parts of composite structures.

2. QUALITY OF MATERIALS

Unless otherwise specified, materials shall conform to the requirements of Material Specification 117. Castings shall be thoroughly cleaned and subjected to careful inspection before installation. Finished surfaces shall be smooth and true to assure proper fit. Galvanizing shall conform to the requirements of Material Specification 119.

3. FABRICATION

Fabrication of structural steel shall conform to the requirements of Section 1.23 of the "Specification for the Design, Fabrication and Erection of Structural Steel for Buildings (Riveted, Bolted and Arc-Welded Construction)," American Institute of Steel Construction.

Fabrication of structural aluminum shall conform to the requirements of the American Society of Civil Engineers Specifications for Structures of Aluminum Alloy applicable to the alloys specified for use in the work.

4. ERECTION

The frame of metal structures shall be carried up true and plumb. Temporary bracing shall be placed wherever necessary to resist all loads to which the structure may be subjected, including those applied by the installation and operation of equipment. Such bracing shall be left in place as long as may be necessary for safety.

As erection progresses the work shall be securely bolted up, or welded, to resist all dead load, wind and erection stresses. The Contractor shall furnish such fitting up bolts, nuts and washers as may be required.

No riveting or welding shall be done until as much of the structure as will be stiffened thereby has been properly aligned.

Rivets driven in the field shall be heated and driven with the same care as those driven in the shop.
All field welding shall be done in conformance to the requirements for shop fabrication, except those that expressly apply to shop conditions only.

Galvanized items shall not be cut, welded or drilled after the zinc coating is applied.

5. **PROTECTIVE COATINGS**

Items specified to be galvanized shall be completely fabricated for field assembly before the application of the zinc coatings.

Items specified to be painted shall be painted in conformance to the requirements of Construction Specification 22 for the specified paint systems.

6. **MEASUREMENT AND PAYMENT**

   (Method 1) The work will not be measured. Payment for metal fabrication and installation will be made at the contract lump sum price. Such payment will constitute full compensation for all labor, materials, equipment and all other items necessary and incidental to the completion of the work, including connectors and appurtenances such as rivets, bolts, nuts, pins, studs, washers, hangers and weld metal.

   (Method 2) The weight of metal installed complete in place shall be determined to the nearest pound. Unless otherwise provided, the weight of metal shall be computed by the method specified in Section 3 of the "Code of Standard Practice for Steel Buildings and Bridges," American Institute of Steel Construction, except that the following unit weights shall also be used, as appropriate, as the basis of computation:

<table>
<thead>
<tr>
<th>Material</th>
<th>Unit Weight</th>
</tr>
</thead>
<tbody>
<tr>
<td>Aluminum, cast or rolled</td>
<td>173.0</td>
</tr>
<tr>
<td>Bronze or copper alloy</td>
<td>536.0</td>
</tr>
<tr>
<td>Iron, malleable</td>
<td>470.0</td>
</tr>
<tr>
<td>Iron, wrought</td>
<td>487.0</td>
</tr>
</tbody>
</table>

Payment for furnishing, fabricating and installing metalwork will be made at the contract unit price for the specified types of metals. Such payment will constitute full compensation for all labor, materials, equipment and all other items necessary and incidental to the completion of the work.
(Method 3) The work will not be measured. Payment for furnishing, fabricating and installing each item of metalwork will be made at the contract price for that item. Such payment will constitute full compensation for all labor, materials, equipment and all other items necessary and incidental to the completion of the work, including connectors and appurtenances such as rivets, bolts, nuts, pins, studs, washers, hangers and weld metal.
7. ITEMS OF WORK AND CONSTRUCTION DETAILS

Items of work to be performed in conformance with specification and construction details are:

a. Subsidiary Item, Metal Work

(1) This item shall consist of furnishing and installing all miscellaneous metal and metal work needed to complete this contract.

(2) All metal work shall be galvanized and conform to Material Specification 119.

(3) No separate payment will be made for metal work. Compensation will be included in the payment for the related items of work.
CONSTRUCTION SPECIFICATION

17. LOOSE ROCK RIPRAP

1. SCOPE

The work shall consist of furnishing, transporting and placing rock in the construction of loose rock riprap revetments and blankets.

2. MATERIALS

The rock used in the construction of loose rock riprap revetments shall conform to the requirements of Material Specification 127. When filter layers or bedding layers are specified, the materials for such layers shall conform to the requirements of Material Specification 105. Spalls shall be composed of small fragments of the same type of rock as used in the riprap. At least 30 days prior to delivery of rock, filter materials or bedding materials, the Contractor shall designate in writing the source from which he intends to obtain the materials. The Contractor shall provide the Engineer free access to the source for the purpose of obtaining samples for testing.

3. SUBGRADE PREPARATION

Riprap shall not be placed until the subgrade surfaces have been inspected and approved by the Engineer.

4. EQUIPMENT PLACED ROCK RIPRAP

The rock shall be placed by equipment on the surfaces and to the depths specified. The riprap shall be constructed to the full course thickness in one operation and in such a manner as to avoid serious displacement of the underlying materials. The rock shall be delivered and placed in a manner that will insure that the riprap in place shall be reasonably homogeneous with the larger rocks uniformly distributed and firmly in contact one to another with the smaller rocks and spalls filling the voids between the larger rocks.

Riprap shall be placed in a manner to prevent damage to structures. Hand placing will be required to the extent necessary to prevent damage to the permanent works.

5. HAND PLACED RIPRAP

The rock shall be placed by hand on the surfaces and to the depths specified. It shall be securely bedded with the larger rocks firmly in contact one to another with the greatest dimension
placed across the slope. Vertical joints between rocks shall be staggered. Spaces between the larger rocks shall be filled with smaller rocks and spalls. The smaller rocks shall not be grouped as a substitute for larger rock. Flat slab rock shall be laid on edge.

6. **FILTER LAYERS OR BEDDING**

When the drawings specify filter layers or bedding beneath riprap, the filter or bedding material shall be spread uniformly on the prepared subgrade surfaces to the depth specified. Compaction of filter layers or bedding will not be required, but the surface of such layers shall be finished reasonably free of mounds, dips or windrows.

7. **MEASUREMENT AND PAYMENT**

**(Method 1)** For items of work for which specific unit prices are established in the contract, the volume of each type of riprap, including filter layers and bedding, will be measured within the specified limits and computed to the nearest cubic yard by the method of average cross-sectional end areas. Payment for each type of riprap, including filter layers and bedding, will be made at the contract unit price for that type of riprap. Such payment will be considered full compensation for all labor, materials, equipment and all other items necessary and incidental to the completion of the riprap, filter layers and bedding.

**(Method 2)** For items of work for which specific unit prices are established in the contract, the volume of each type of riprap and the volume of each type of filter layer or bedding will be measured within the specified limits and computed to the nearest cubic yard by the method of average cross-sectional end areas. Payment for each type of riprap will be made at the contract unit price for that type of riprap. Payment for each type of filter or bedding will be made at the contract unit price for that type of filter or bedding. Such payment will be considered full compensation for all labor, materials, equipment and all other items necessary and incidental to the completion of the riprap, filter layers and bedding.

Compensation for any item of work described in the contract but not listed in the bid schedule will be included in the payment for the item of work to which it is made subsidiary. Such items and the items to which they are made subsidiary are identified in Section 8 of this specification.
8. ITEMS OF WORK AND CONSTRUCTION DETAILS

Items of work to be performed in conformance with this specification and the construction details are:

a. Bid Item 7, Rock Riprap

(1) This item shall consist of furnishing and placing the filter blanket and rock riprap as shown on the drawings and as directed by the Engineer.

(2) Rock riprap shall be equipment placed.

(3) The filter blanket material shall be a well graded sand and gravel mixture with less than 5 percent passing the number 200 sieve.

(4) Eighteen inches of rock riprap on a 6-inch filter blanket shall have an allowable maximum size of 18 inches with 20 to 40 percent of the material larger than 12 inches in diameter and 5 to 10 percent smaller than 6 inches.

(5) All rock riprap and filter material shall have prior approval from the Engineer before delivery to the structure site.

(6) Measurement and payment shall be by Method 1.
CONSTRUCTION SPECIFICATION

25. REMOVAL OF WATER

1. SCOPE

The work shall consist of the removal of surface water and ground water as required to construct the works in accordance with these specifications. It will include: (1) building and maintaining all necessary temporary impounding works, channels or diversions; (2) furnishing, installing and operating all pumps, piping and other facilities and equipment required for those purposes; and (3) removing all such temporary works and equipment after they have served their purposes.

2. DIVERTING SURFACE WATER

The Contractor shall provide impounding works or diversions suitable to control and pass the streamflow and other surface waters through or around the site of the permanent works and borrow areas during construction. Unless otherwise specified, a diversion must discharge into the same natural drainageway in which its headworks are located.

3. DEWATERING THE SITE OF THE PERMANENT WORKS

The Contractor shall furnish, install, operate and maintain all facilities and equipment necessary to remove water from the various parts of the works during construction. Dewatering shall be accomplished in a manner that will result in all construction work being performed in the dry, except: (1) excavation that can be done under water to the specified limits and tolerances without adversely affecting any other part of the work; (2) any operation specifically exempted elsewhere in the contract. Dewatering of foundations shall be accomplished by methods that will prevent loss of fines from the foundation materials.

4. DEWATERING BORROW AREAS

Unless otherwise specified in Section 7, the Contractor shall maintain the borrow areas in drainable condition or otherwise provide for timely and effective removal of surface waters that accumulate, for any reason, within the borrow areas.

5. REMOVAL OF TEMPORARY WORKS

After the temporary works have served their purposes, the Contractor shall remove them or level and grade them to the extent required to present a sightly appearance and to prevent
any obstruction to the flow of water to and through the spillways and outlet works or any other interference with the operation, or access to, the permanent works.

6. **MEASUREMENT AND PAYMENT**

For items of work for which specific prices are established in the contract, payment for diverting and dewatering will be made at the contract prices. Such payment will constitute full compensation for all labor, equipment, tools, and all other items necessary and incidental to the completion of the work.

Compensation for any item of work described in the contract but not listed in the bid schedule will be included in the payment for the item of work to which it is made subsidiary. Such items and the items to which they are made subsidiary are identified in Section 7 of this specification.
7. **ITEMS OF WORK AND CONSTRUCTION DETAILS**

Items of work to be performed in conformance with this specification and the construction details are:

a. **Subsidiary Item, Removal of Water.**

   (1) This item shall consist of removal of surface water and ground water as required for construction of the permanent works.

   (2) No separate payment will be made for removal of water. Compensation will be included in the payment for the various items of work that require removal of water.
CONSTRUCTION SPECIFICATION

26A. CONDUITS, CONCRETE PIPE, CLAY PIPE AND ASBESTOS-CEMENT PIPE

1. SCOPE

The work shall consist of furnishing and installing concrete pipe, clay pipe, or asbestos-cement pipe for conduits required in the permanent works.

2. EXCAVATION

Excavation required for the installation of the conduit shall be accomplished in the manner specified in Construction Specification 4. The foundation surface on which the conduit will be supported shall be shaped to accommodate the pipe, concrete bedding or cradle as shown on the drawings.

3. LAYING AND BEDDING

Pipe shall be laid with the bells or grooves at the upstream end of each section.

a. Concrete Cradles or Bedding. Pipe to be cradled or bedded on concrete shall be set to the specified line and grade and temporarily supported on precast concrete blocks or wedges. Portland cement concrete for bedding and cradles shall conform to the requirements of Construction Specification 8 for the specified class of concrete and shall be placed in the manner prescribed in Construction Specification 8. Concrete blocks or wedges used to temporarily support the pipe during placement of bedding or cradle shall be manufactured of a class of concrete equal to or better than that used in the bedding or cradle. Expansion joint filler shall conform to the requirements of Material Specification 106.

b. Earth Bedding. The pipe shall be firmly and uniformly bedded throughout its entire length to the depth and in the manner specified on the drawings.

4. JOINING BELL AND SPIGOT PIPE

a. Rubber Gasket Sealed Joint, Pressure Pipe. Just before the joint is connected the connecting surfaces of bells, spigots, coupling bands, sleeves or collars shall be thoroughly cleaned and dried, and the rubber gasket and the inside surface of the bell or coupling band, sleeve or collar shall be lubricated with a light film of soft vegetable soap compound (flax soap). The rubber gasket shall be stretched uniformly as it is placed in the spigot groove to insure a uniform volume of rubber around the circumference of the pipe.
The joint shall be connected by means of a pulling or jack-
ing force so applied to the pipe that the spigot enters square-
ly into the bell.

When the spigot has been seated to within 1/2-inch of its final position, the position of the gasket in the joint shall be checked around the entire circumference of the pipe by means of metal feeler gage. In any case where the gasket is found to be displaced, the joint shall be disengaged and properly reconnected. After the position of the gasket has been checked, the spigot shall be completely pulled into the bell and the section of pipe shall be adjusted to line and grade.

b. Rubber Gasket Sealed Joint, Sewer and Culvert Pipe or Irrigation Pipe. The pipe shall be joined in accordance with the gasket manufacturer's instructions.

c. Compression Joints. Clay pipe having compression joints using resilient materials conforming to the requirements of ASTM Designation C 425 shall be assembled in accordance with the manufacturer's instructions.

d. Bituminous Sealed Joint. At the time of assembly the inside surfaces of the bell and the outside surfaces of the spigot shall be clean, dry and primed as recommended by the manufacturer of the sealer. A closely twisted gasket of joint packing of the diameter required to support the spigot at the proper grade and to make the joint concentric shall be made in one piece of sufficient length to pass around the pipe and lap at the top. Joint packing shall conform to the requirements of Federal Specification HH-P-119. The gasket shall be laid in the bell throughout the lower third of the circumference. The end of the spigot shall be laid on the gasket and the spigot shall be fully inserted into the bell so that the pipe sections are closely fitted and aligned. The gasket then shall be lapped at the top of the pipe and thoroughly packed into the annular space between the bell and the spigot.

(1) Hot-Poured Sealer. Hot poured joint sealer shall conform to the requirements of Federal Specification SS-S-169. The compound shall be heated to within the temperature range recommended by the manufacturer and shall not be overheated or subjected to prolonged heating. After the joint is assembled, with the pipe in its final location, a suitable joint runner shall be placed around the joint with an opening left at the top. Molten bituminous compound shall be poured into the joint as rapidly as possible without entrapping air until the annular space between bell and spigot is completely filled. After the compound has set, the
runner may be removed. Alternate joints may be poured before the pipe is lowered into the trench. In this case, the joint shall be poured with the pipe in a vertical position without the use of the runner. The compound shall have thoroughly set before the pipe is placed in the trench, and the pipe shall be so handled as to cause no deformation of the joint during placement.

(2) Cold-Applied Sealer. Cold applied sealer shall conform to the requirements of Federal Specification SS-S-168. The annular space between bell and spigot shall be filled completely and compactly with the joint sealer, but overfilling is not required. The sealer shall be mixed on the job in accordance with the manufacturer's recommendations and in relatively small quantities so that setting will not be appreciable before application.

(3) Preformed Sealer. Preformed sealer shall conform to the requirements of Material Specification 102. Preformed sealer strips or bands shall be applied to the bell and spigot prior to assembly of the joint in accordance with the manufacturer's instructions. Any sealer extruded from the interior joint of the pipe during assembly of the joint shall be trimmed even with the interior surface of the pipe.

e. Cement Mortar Sealed Joint. Cement mortar for joints shall consist of one part by weight of portland cement and two parts by weight of fine sand with enough water added to produce a workable consistency. At the time of assembly the inside surface of the bell and the outside surface of the spigot shall be clean and moist.

(1) With Packing. A closely twisted gasket of joint packing of the diameter required to support the spigot at the proper grade and to make the joint concentric shall be made in one piece of sufficient length to pass around the pipe and lap at the top. Joint packing shall conform to the requirements of Federal Specification HH-P-117. The gasket shall be saturated with neat cement grout, laid in the bell throughout the lower third of the circumference and covered with mortar. The end of the spigot shall be fully inserted into the bell so that the pipe sections are closely fitted and aligned. A small amount of mortar shall be placed in the annular space throughout the upper two-thirds of the circumference. The gasket then shall be lapped at the top of the pipe and thoroughly packed into the annular space between the bell and the spigot. The remainder of the annular space then
shall be filled completely with mortar and beveled off at an angle of approximately forty-five (45) degrees with the outside of the bell. If the mortar is not sufficiently stiff to prevent appreciable slump before setting, the outside of the joint thus made shall be wrapped with cheesecloth. After the mortar has set slightly, the joint shall be wiped inside the pipe. In pipe too small for a man to work inside, wiping may be done by dragging an approved swab through the pipe as the work progresses.

(2) **Without Packing.** The lower portion of the bell shall be filled with stiff mortar of sufficient thickness to make the inner surface of the abutting sections flush. The spigot end of the pipe to be joined shall be fully inserted into the bell so that the sections are closely fitted and aligned. The remaining annular space between the bell and spigot shall then be filled with mortar and the mortar neatly beveled off at an angle of approximately forty-five (45) degrees with the outside of the bell. After the mortar has set slightly, the joint shall be wiped inside the pipe. In pipe too small for a man to work inside, wiping may be done by dragging an approved swab through the pipe as the work progresses.

**f. Unsealed Joints.** When unsealed joints are specified, they shall conform to the details shown on the drawings.

### 5. JOINING TONGUE AND GROOVE PIPE

**a. Cement Mortar Sealed Joint.** Mortar shall be as specified for bell and spigot joints. The tongue end of the section being placed shall be covered with laying mortar and firmly pressed into the groove of the laid section in such a manner that the tongue fits snugly and truly in the groove and that mortar is squeezed out both on the interior and exterior of the joint. Care shall be taken that no mortar falls from the groove end during the abuting operation. Immediately after the pipe sections have been abutted, exposed external surface mortar shall be pressed into the joint and any excess mortar removed, after which the interior surface of the joint shall be carefully pointed and brushed smooth, and all surplus mortar removed.

**b. Bituminous Sealed Joint.** The joint shall be sealed with preformed sealer conforming to the requirements of Material Specification 102. Preformed sealer strips or bands shall be applied to the tongue and groove prior to assembly of the joint in accordance with the manufacturer's instructions. Any sealer extruded from the interior joint of the pipe during the assembly of the joint shall be trimmed even with the interior surface of the pipe.
c. Rubber Gasket Sealed Joint. The pipe shall be joined in accordance with the gasket manufacturer's instructions.

d. Unsealed Joints. When unsealed joints are specified, they shall conform to the details shown on the drawings.

6. JOINING ASBESTOS CEMENT PIPE

Asbestos cement pipe shall be joined in accordance with the manufacturer's instructions.

7. BANDING

When external mortar bands are specified, they shall conform to the details shown on the drawings.

8. CURING MORTAR JOINTS AND BANDS

The external surfaces of mortared joints shall be covered with moist earth, sand, canvas, burlap or other approved materials and shall be kept moist for 10 days or until the pipe is backfilled.

Water shall not be turned into the conduit within 24 hours after the joints are finished. Design hydrostatic pressure shall not be applied to the conduit prior to 14 days after the joints are finished.

9. PERFORATED PIPE

Perforated pipe shall be laid with the perforations down and oriented symmetrically about a vertical centerline. Perforations shall be clear of any obstructions at the time the pipe is laid.

10. PRESSURE TESTING

Pressure testing of the completed conduit will not be required.

11. MEASUREMENT AND PAYMENT

(Method 1) For items of work for which specific unit prices are established in the contract, the quantity of each size and class of pipe will be determined to the nearest foot by measurement of the laid length of pipe along the invert centerline of the conduit. Payment for each size and class of pipe will be made at the contract unit price for that size and class of pipe. Such payment will constitute full compensation for furnishing, transporting and installing the pipe complete in place.
(Method 2) For items of work for which specific unit prices are established in the contract schedule, the quantity of each size and class of pipe will be determined as the sum of the nominal laying length of the pipe sections used. Payment for each size and class of pipe will be made at the contract unit price for that size and class of pipe. Such payment will constitute full compensation for furnishing, transporting and installing the pipe complete in place.

Compensation for any item of work described in the contract but not listed in the bid schedule will be included in the payment for the item of work to which it is made subsidiary. Such items and the items to which they are made subsidiary are identified in Section 12 of this specification.
12. **ITEMS OF WORK AND CONSTRUCTION DETAILS**

Items of work to be performed in conformance with this specification and the construction details are:

a. **Bid Item 8, 72-Inch Diameter R.C. Pipe**
   
   (1) This item shall consist of furnishing and installing the reinforced concrete pipe for structure C as shown on the drawings.

   (2) The pipe shall be 72-inch (internal diameter) and shall meet the requirements for Material Specification 109 for one of the following:

   - Noncylinder Type, Not Prestressed: AWWA Standard C 302
   - Low Head Pressure Pipe: ASTM Designation C 361

   (3) The pipe shall be capable of supporting per foot of length, an external load at least equal to 12,000 pounds.

   (4) The joint shall be steel ring and rubber gasket type.

   (5) The extensibility of the pipe joint shall be not less than 2.50 inches.

   (6) Measurement and payment shall be by Method 2.

b. **Bid Item 9, 12-Inch Diameter Concrete Pipe**

   (1) This item shall consist of installing the salvaged concrete pipe as shown on the drawings.

   (2) New concrete pipe shall be furnished by the Contractor in place of pipe that is damaged during salvage operations or repaired as approved by the Engineer.

   (3) New pipe shall be 12-inch (internal diameter) and shall meet Material Specification 123 for one of the following:


   (4) Measurement and payment shall be by Method 1.
MATERIAL SPECIFICATION

100. PORTLAND CEMENT

1. SCOPE

This specification covers the quality of portland cements.

2. QUALITY

Portland cement shall conform to the requirements of Federal Specification SS-C-192, for the specified types of cement, except that, whenever Type I portland cement is specified, portland blast furnace slag cement conforming to the requirements of Federal Specification SS-C-197 may be used in lieu thereof.

3. STORAGE AT THE CONSTRUCTION SITE

Cement shall be stored in such a manner as to be protected from weather, dampness or other destructive agencies. Cement that is partially hydrated or otherwise damaged will be rejected.

4. INSPECTION, TESTING AND CERTIFICATION

Portland cement shall be inspected and tested by the methods prescribed in Federal Specification SS-C-192. For quantities of cement less than 300 barrels, the material certification shall include the manufacturer's certified statement of results of typical tests for chemical composition, compressive strength and autoclave expansion for each type of cement specified. For quantities of cement of 300 barrels or more, the material certification shall include the manufacturer's certified inspection record of examination and testing of the cement furnished. When the quantity of cement furnished exceeds 300 barrels the Contractor shall inform the Contracting Officer in writing, and prior to delivery of cement to the work site, concerning the mill (or mills) from which the cement will be obtained and the purchase order number, contract number or other designation that will identify the cement to be used by the Contractor. The manufacturer's certified inspection record shall identify the cement by the same designation.

(100-1)
1. SCOPE
This specification covers the quality of fine aggregate and coarse aggregate for use in the manufacture of portland cement concrete.

2. QUALITY
Aggregate shall conform to the requirements of Federal Specification SS-A-281 for the specified classes and sizes. Aggregates that fail to meet any requirement may be accepted only when: (1) the specified alternate conditions of acceptance can be proved prior to the use of the aggregates on the job and within a period of time such that no work under the contract will be delayed by the requirements of such proof; or, (2) the specification for concrete expressly contains a provision of special mix requirements to compensate for the effects of the deficiencies.

3. STORING AND HANDLING
Aggregate of each class and size shall be stored and handled by methods that prevent segregation of particle sizes or contamination by intermixing with other materials.

4. INSPECTION AND TESTING
Aggregate shall be inspected and tested by the methods prescribed in Federal Specification SS-A-281 except that potential alkali reactivity may be determined by: (1) the method prescribed by ASTM Designation C289 (subject to the limitations of Section 17, therein) and (2) determination of the mineral constituents by petrographic examination. Unless otherwise specified, Test Method 206.1 of Federal Specification SS-R-406 will be applied only: (1) to materials that show potential reactivity when tested by ASTM Designation C289 or materials for which results of ASTM Designation C289 are not valid, and (2) when test results can be obtained within the time limits specified in Section 2 of this specification.
MATERIAL SPECIFICATION

103. STEEL REINFORCEMENT (FOR CONCRETE)

1. SCOPE

This specification covers the quality of steel reinforcement for reinforced concrete.

2. QUALITY

All reinforcement shall be free from rust, oil, grease, paint or other deleterious matter.

Steel bar reinforcement shall conform to the requirements of Federal Specification QQ-S-632, Type II, Class B40.


Cold-drawn steel wire reinforcement shall conform to the requirements of Federal Specification QQ-W-418.

Tie wire shall be cold-drawn black annealed wire and shall have a tensile strength of not less than 40,000 pounds per square inch.

3. STORAGE

Steel reinforcement stored at the site of the work shall be stored above the ground surface on platforms, skids or other supports and shall be protected from mechanical injury and corrosion.

4. INSPECTION, TESTING AND CERTIFICATION

Steel reinforcement shall be inspected and tested by the methods prescribed in the specifications cited herein. The material certification shall include the manufacturer's certified statement of results of typical tests for chemical composition, tensile strength, weld strength and bending properties as applicable to the type of material furnished.
MATERIAL SPECIFICATION

104. CURING COMPOUND (FOR CONCRETE)

1. SCOPE

This specification covers the quality of liquid membrane-forming compounds suitable for spraying on concrete surfaces to retard the loss of water during the curing process.

2. QUALITY

The curing compound shall meet the requirements of ASTM Designation C 309.

Unless otherwise specified the compound shall be Type 2.

3. DELIVERY AND STORAGE

All curing compound shall be delivered to the site of the work in the original container bearing the name of the manufacturer, the brand name and the manufacturer's batch number. The compound shall be stored in a manner such as to prevent damage to the containers and to protect water-emulsion types from freezing.

4. TESTING AND CERTIFICATION

Testing of curing compounds shall be done in accordance with ASTM Designation C 156. The material certification shall include the manufacturer's certified statement of results of typical tests for durability, reactance with concrete, drying time and moisture retention.
MATERIAL SPECIFICATION

105. DRAIN FILL MATERIALS

1. SCOPE

This specification covers the quality of drain fill materials.

2. REQUIREMENTS

Drain fill materials shall be sand, gravel, crushed stone (or mixtures, thereof) and shall be graded as specified. Particles shall be clean, hard and durable. All material less than 1/4-inch in size shall be natural sand.

The mixture shall contain not more than 15 percent (by weight) of flat, elongated particles as determined by visual examination.

The percentage of wear as determined by the Los Angeles abrasion test shall not exceed 50.

The weighted loss after five alternations of the sodium sulphate soundness test shall not exceed 12 percent.

The color produced in the colorimetric test shall not be darker than the standard, or the organic content as determined by an approved quantitative test method shall not exceed 2 percent.

3. SAMPLING AND TESTING

Methods of sampling and testing shall comply with the methods specified in Federal Specification SS-R-406 as follows:

<table>
<thead>
<tr>
<th>Method No.</th>
<th>Description</th>
</tr>
</thead>
<tbody>
<tr>
<td>101.0</td>
<td>Sampling</td>
</tr>
<tr>
<td>208.1</td>
<td>Percentage of wear</td>
</tr>
<tr>
<td>202.0</td>
<td>Sieve analysis</td>
</tr>
<tr>
<td>203.0</td>
<td>Soundness</td>
</tr>
<tr>
<td>235.0</td>
<td>Organic content</td>
</tr>
</tbody>
</table>

4. STORING AND HANDLING

Drain fill materials shall be stored and handled by methods that prevent segregation of particle sizes or contamination by intermixing with other materials.
1. SCOPE

This specification covers the quality of preformed expansion joint fillers for concrete.

2. REQUIREMENTS

Preformed expansion joint filler shall conform to the requirements of Federal Specification HH-F-341 for the specified type and class of filler.

3. INSPECTION, TESTING AND CERTIFICATION

The joint filler shall be inspected and tested by the methods prescribed in Federal Specification HH-F-341. The material certification shall include the manufacturer's certified statement of results of typical tests of recovery, compression, extrusion, insolubility and expansion.
1. SCOPE

This specification covers the quality of structural steel, structural iron and structural aluminum.

2. STRUCTURAL STEEL AND IRON

Unless otherwise specified, structural steel and iron products shall conform to the requirements of the following specifications:

a. Structural carbon steel plates, shapes and bars shall conform to the requirements of Federal Specification QQ-S-741;

b. Structural quality, hot-rolled carbon steel sheets shall conform to the requirements of Federal Specification QQ-S-699;

c. Low carbon steel sheets and strips shall conform to the requirements of Federal Specification QQ-S-698.

d. Zinc coated carbon steel sheets shall conform to the requirements of Federal Specification QQ-S-775;

e. Steel castings shall conform to the requirements of Federal Specification QQ-S-681 for the specified classes of castings.

f. Grey iron castings shall conform to the requirements of Federal Specification QQ-I-652 for the specified grades of castings.

g. Malleable iron castings shall conform to the requirements of Federal Specification QQ-I-666 for the specified grades of castings.

3. STRUCTURAL ALUMINUM

Structural aluminum products shall conform to the requirements of ASTM Designation B 308 and the specifications included therein for the specified types and alloys.
4. **BOLTS**

Bolts shall conform to the requirements of Federal Specification FF-B-575 for the specified types, lengths and threads.

5. **RIVETS**

Unless otherwise specified, steel rivets shall conform to the requirements of ASTM Designation A 141.

6. **WELDING ELECTRODES**

Steel welding electrodes shall conform to the requirements of ASTM Designation A 233 except that they shall be uniformly and heavily coated (not washed) and shall be of such a nature that the coating will not chip or peel while being used with the maximum amperage specified by the manufacturer. Bare electrodes shall be used to weld metal that is to be galvanized. Aluminum welding electrodes shall conform to the requirements of ASTM Designation B 285 for the specified classification.

7. **INSPECTION, TESTING AND CERTIFICATION**

Structural metals shall be inspected and tested by the methods prescribed in the specifications cited herein. The material certification shall include the manufacturer's certified copy of typical inspection records of examinations and tests.
MATERIAL SPECIFICATION

119. GALVANIZING

1. SCOPE

This specification covers the quality of zinc coatings applied to iron and steel products by the hot-dip process (galvanizing). This specification applies only to those products not covered in other material specifications.

2. QUALITY OF ZINC

The zinc used for coating shall be prime western spelter conforming to the requirements of ASTM Designation B 6.

3. QUALITY OF COATING

Zinc coatings shall conform to the requirements of the following specifications for the established classes of materials or, where applicable, the specified classes of coatings.

   a. Zinc coatings on products fabricated from rolled, pressed and forged steel shapes, plates, bars and strip shall conform to the requirements of ASTM Designation A 123;

   b. Zinc coatings on iron and steel hardware shall conform to the requirements of ASTM Designation A 153;

   c. Zinc coatings on assembled steel products shall conform to the requirements of ASTM Designation A 386.

4. INSPECTION, TESTING AND CERTIFICATION

Zinc coatings shall be inspected and tested by the methods prescribed in the specifications cited herein. The material certification shall include the manufacturer's certified statement of results of typical weight of zinc coating tests.
1. SCOPE

This specification covers the quality of bituminized fiber pipe and fittings.

2. PIPE

Bituminized fiber pipe and fittings shall conform to the requirements of Federal Specification SS-P-345 or Federal Specification SS-P-356, whichever is specified.

3. PERFORATED PIPE

Perforated bituminized pipe and fittings shall conform to the requirements of Federal Specification SS-P-358 for the specified types and classes of pipe.

4. INSPECTION, TESTING AND CERTIFICATION

Pipe shall be inspected and tested by the methods prescribed in the specifications cited herein. The material certification shall include the manufacturer's certified statement of results of typical tests for dry crushing strength, wet crushing strength, water absorption, chemical resistance, heat resistance and flattening.
MATERIAL SPECIFICATION

121. WATER-REDUCING, SET-RETARDING ADMIXTURES
FOR PORTLAND CEMENT CONCRETE

1. SCOPE

This specification covers the quality of water-reducing, set-retarding admixtures for portland cement concrete.

2. TYPES

The admixture shall be in liquid or powder form and shall be one of the following types:

a. A calcium, sodium, potassium or ammonium salt of lignosulfonic acid;

b. A hydroxylated carboxylic acid or its salt; or,

c. A carbohydrate.

3. BASIS OF ACCEPTANCE

The basis of acceptance shall be the effect of the admixture on the properties of concrete as specified in Section 4 of this specification and as determined by the methods specified in Section 5 of this specification.

4. REQUIREMENTS

When added to concrete in powder or liquid form, in the manner prescribed by its manufacturer and in sufficient amount to retard the setting time not less than 50 percent, the retarding admixture shall cause the concrete to have the following properties in comparison with those of the reference (non-retarded) concrete:

a. The water content for equal slump shall be decreased at least 5 percent;

b. The air content of the retarded concrete, with or without an air-entraining admixture, shall not exceed 8 percent;

c. The compressive strength at 28 days shall be increased at least 10 percent;

d. The relative durability factor for the freezing and thawing test shall be not less than 95.

(121-1)
The reference concrete shall conform to the requirements of Class 3000X, as defined in Construction Specification 8, or an approved equivalent mix. Cement shall conform to the requirements of Material Specification 100. Aggregates shall conform to the requirements of Material Specification 101.

The retarded mix and the reference mix shall have equal cement content.

For determining setting time, it will be assumed that initial set is indicated by a penetration resistance of 500 pounds per square inch as measured by a Proctor-type penetrometer.

5. TESTS

Testing shall be accomplished by the use of the following standard test methods:

<table>
<thead>
<tr>
<th>Method</th>
<th>Description</th>
</tr>
</thead>
<tbody>
<tr>
<td>Sampling fresh concrete</td>
<td>ASTM C 172</td>
</tr>
<tr>
<td>Making and curing cylinders</td>
<td>Fed. Spec. SS-R-406, Method 231.0</td>
</tr>
<tr>
<td>Slump</td>
<td>Fed. Spec. SS-R-406, Method 232.0</td>
</tr>
<tr>
<td>Air content</td>
<td>ASTM C 231</td>
</tr>
<tr>
<td>Compressive strength</td>
<td>Fed. Spec. SS-R-406, Method 229.0</td>
</tr>
<tr>
<td>Freezing and thawing</td>
<td>Fed. Spec. SS-R-406, Method 234.1</td>
</tr>
</tbody>
</table>

6. CERTIFICATION

The material certification shall include the manufacturer's certified statement of results of typical tests for the admixture's effect on water content, air content, compressive strength and durability factor of concrete.
MATERIAL SPECIFICATION
122. AIR ENTRAINING ADMIXTURES
(FOR CONCRETE)

1. SCOPE

This specification covers the quality of air entraining admixtures for concrete.

2. QUALITY

Air entraining admixtures shall conform to the requirements of ASTM Designation C 260.

3. TESTING AND CERTIFICATION

Air entraining admixtures shall be tested by the methods prescribed in ASTM Designation C 260. The material certification shall include the manufacturer's certified statement of results of typical tests for the admixture's effect on bleeding, compressive strength and durability factor of concrete.
MATERIAL SPECIFICATION

127. ROCK FOR PERMANENT CONSTRUCTION

1. SCOPE

   This specification covers the quality of rock to be used in the construction of permanent works.

2. GENERAL REQUIREMENTS

   Individual rock fragments shall be dense, sound and free from cracks, seams and other defects conducive to accelerated weathering. The rock fragments shall be angular to subrounded in shape. The least dimension of an individual rock fragment shall be not less than one-third the greatest dimension of the fragment.

   Representative samples of the rock shall conform to the requirements specified herein for the designated type of rock construction when tested by the methods specified in Section 5 of this specification.

3. ADDITIONAL REQUIREMENTS FOR RIPRAP

   Rock for riprap shall also conform to the following requirements:

   a. The bulk specific gravity (in the saturated, surface dry condition) shall be not less than 2.5.

   b. The soundness shall be such that the weight loss shall be not more than 10 percent after 5 cycles when tested by the sodium sulphate soundness test method.

   c. The resistance to abrasion shall be such that the weight loss shall be not more than 35 percent when tested in the Los Angeles abrasion machine.

4. ADDITIONAL REQUIREMENTS FOR ROCK FILL

   Rock for embankment or blankets for slope protection shall also conform to the following requirements:

   a. The bulk specific gravity (in the saturated, surface dry condition) shall be not less than 2.4.
b. The soundness shall be such that the weight loss shall be no more than 20 percent after 5 cycles when tested by the sodium sulphate soundness test method.

5. SAMPLING AND TESTING

Methods of sampling and testing shall conform to the standard methods contained in Federal Specification SS-R-406, as follows:

<table>
<thead>
<tr>
<th>Method No.</th>
<th>Description</th>
</tr>
</thead>
<tbody>
<tr>
<td>101.01</td>
<td>Sampling</td>
</tr>
<tr>
<td>203.01</td>
<td>Soundness</td>
</tr>
<tr>
<td>208.11</td>
<td>Abrasion (Los Angeles)</td>
</tr>
<tr>
<td>209.0</td>
<td>Specific gravity</td>
</tr>
</tbody>
</table>
HOME SUPPLY WATERSHED PROTECTION AND FLOOD PREVENTION PROJECT
LARIMER COUNTY - COLORADO

PLANS FOR THE CONSTRUCTION OF CROSS OVER STRUCTURE C

INDEX OF DRAWINGS

INDEX SHEET
1. TOPOGRAPHIC MAP
2. PROFILE & SEEP COLLAR
3. INLET STEEL
4. INLET STEEL
5. OUTLET STEEL
6. BAR SCHEDULE

OWNER'S STATEMENT
We, Big Thompson Soil Conservation District, Consolidated Home Supply Ditch and Reservoir Company hereby accept and approve these plans for the construction of Home Supply - Crossover "C".

Notes:
1. Exposed concrete edges shall be chamfered or rounded.
2. Reinforcing bar spacing is center to center of bars. Bar cover is clear distance between surface of bar and face of concrete, and shall be 2" for plane or top surfaces and 3/4" for surfaces placed against earth, unless otherwise specified.
3. In sections with a simple map of reinforcing steel, the steel shall be positioned in the center of the section, unless otherwise specified.
4. Reinforcing bars shall be continuous or spliced from foundation walls into adjacent floors, walls and slabs.
5. Bar spaces shall be lapped at least 30 bar diameters, but not less than 16 inches.
6. All bar dimensions are cut to cut of bar.
7. Stationing refers to centerline of construction and is measured from section or detail.

INDEX OF DRAWINGS
HOME SUPPLY WATERSHED LARIMER COUNTY, COLORADO
U.S. DEPARTMENT OF AGRICULTURE
SOIL CONSERVATION SERVICE

PUBLIC RECORDS DATABASE
300 EMERSON ST.
WASHINGTON, D.C. 20250

PUBLIC ACCESS AND COMPLIANCE DIVISION
(202) 307-5050

HOME SUPPLY WATERSHED LOCATION MAP
SCALE 1:20,000 IN 1 MILES
Notes:
1. Existing tunnel to be removed by the contractor.
2. Fence designated by # to be removed by the contractor.
3. 18" dia. concrete pipe to be removed, salvaged and replaced.
   Grades and elevations to be determined by the Engineer.

TOPOGRAPHIC MAP OF STRUCTURE 'C' SITE

TYPICAL CROSS SECTION OF RIPPLIED CHANNEL TRANSITION
<table>
<thead>
<tr>
<th>Bar Type</th>
<th>Description</th>
</tr>
</thead>
<tbody>
<tr>
<td>1</td>
<td>Type 1</td>
</tr>
<tr>
<td>2</td>
<td>Type 2</td>
</tr>
<tr>
<td>3</td>
<td>Type 3</td>
</tr>
<tr>
<td>4</td>
<td>Type 4</td>
</tr>
</tbody>
</table>

**Additional Notes:**
- **Bar Scheduling**
- **Group D Structure "C"**
- **Structure Plans**
- **Soil Conservation Service**